

Consolidated By-Laws

TOWN OF STRATHROY,

and Proclamation Erecting Strathroy into a Town.



STRATHROY, ONT.:
THE WESTERN DISPATCH STEAM PRINTING OFFICE, FRANK-ST.

1863.

Printed by Order of the Town Council.

100186

Members of Municipal Council and Officers of the Corporation of Strathroy, from the date of Incorporation as a Village in 1860 to 1881, both Inclusive.

James Keefer. Richard Saul, William Moody, William Rapley. Practice Frank, William Rapley. J. B. Winlow. W. H. Armstrong. Abel Wilcox. J. H. Blain and A. Hilton. William Rapley. Joseph H. Blain, Timothy Cooke, Brichard Saul, John Black, Hiram Carroll, Richard Saul. J. B. Winlow. W. H. Armstrong. Abel Wilcox. A. Hilton. William Rapley. John Black, Hiram Carroll, Richard Saul. J. B. Winlow. W. H. Armstrong. Abel Wilcox. Accordain. William Rapley. Hiram Carroll, Richard Saul. J. B. Winlow. W. H. Armstrong. Abel Wilcox. Timothy Cooke. William Rapley. Hiram Carroll, Richard Saul. J. B. Winlow. W. H. Armstrong. Abel Wilcox. Alex. Hilton. William Rapley. John Black, John Black, Lobbs. W. H. Armstrong. Abel Wilcox. Alex. Hilton.	REBVE	COUNCILLORS,	CLERK.	TREASURER.	RER.	COLLECTOR.	ANSESSOR.	
Joseph H. Blain, Timothy Cooke, Richardson. W. H. Armstrong. Moses Street. James Keefer. Hiram Carroll, J. B. Winlow. W. H. Armstrong. Moses Street. IS 62 Hiram Carroll, J. B. Winlow. W. H. Armstrong. Abel Wilcox. Hiram Carroll, R. Dumbrill, Richard Saul. IS 64 Hram Carroll, J. B. Winlow. W. H. Armstrong. Abel Wilcox. IS 64 Haram Carroll, J. B. Winlow. W. H. Armstrong. Abel Wilcox. W. H. Armstrong. Abel Wilcox. W. H. Armstrong. Abel Wilcox.	James Keefer.	Richard Saul, Francis Frank, William Moody, William Rapley.	J. B. Winlow.	W. H. Arm	strong.	Abel Wilcox.	J. H. Blain and A. Hilton.	
Joseph H. Blain, Geo. Richardson. W. H. Armstrong. Moses Street. Timothy Cooke, Richard Saul, John Black, Richard Saul. R. Dumbrill, Richard Saul. H. Tam Carroll, B. Winlow. W. H. Armstrong. Abel Wilcox. 18 63 John Black, J. B. Winlow. W. H. Armstrong. Abel Wilcox. 18 64 18 64 18 64 18 64 19 64 19 64 19 64 19 64 19 64				18 61				
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Hiram Carroll, J. B. Winlow. W. H. Armstrong. Abel Wilcox. Timothy Cooke, Richard Saul. B. Dumbrill, Richard Saul. Hiram Carroll, Richard Saul. J. B. Winlow. W. H. Armstrong. B. Wilcox. I. B. G. I. B. Winlow. W. H. Armstrong. W. H. Armstrong. Abel Wilcox. W. H. Armstrong. Abel Wilcox.				1862				
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Richard Saul. Richard Saul. Hram Carroll, J. B. Winlow. W. H. Armstrong. Abel Wilcox. R. Dumbril, Alex. Kobbs.	William Rapley.	John Black, Hiram Carroll,	J. B. Winlow.	W. H. Arms	trong.	Abel Wilcox.	Timothy Cooke.	
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Alex. Kobbs.	William Rapley.	Hiram Carroll, John Black,	J. B. Winlow.	W. H. Armst		Abel Wilcox.	Alex. Hilton.	
		Alex. Kobbs.					1	

Members of Municipal Council and Officers of the Corporation of Strathroy, from the date of Incorporation as a Village in 1860 to 1881, both inclusive.

OR. ASSESSOR.		. Alex. Kilton.	Alex. Hilton.	7. Richard Saul.	W. C. Smith.	Alex. Hilton,
COLLECTOR.		James Harvey.	James Harvey.	James Harvey.	James Harvey.	James Harvey.
TREASURER.	18 65	W. H. Armstrong.	W. H. Armstrong.	W. H. Armstrong.	W. H. Armstrong.	W. H. Armstrong.
CLERK.		J. B. Winlow.	J. B. Winlow.	J. B. Winlow.	J. B. Winlow.	J. B. Winlow.
COUNCILLORS.		William Smith, Hiram Carroil, Alex. Robbs, John Frank.	Wm. Rapley, John Frank, J. Lenfestey, R. Nicholson.	Alex. Robbs, J. D. Dewan, John Frank, John D. Lauler.	Wm. Rapley, J. Lenfestey, jr. Joseph Wilson, John Frank.	Alex. Robbs,
REEVE.		William Kapley.	Alex. Robbs.	R. Nicholson.	J. D. Dewan.	J. D. Dewan, reeve; Alex. Robbs, John Frank, dy. reeve. R. Pincombe,

Harvey. Ale

J. B. Winlow. W. H. Aru

Alex. Hilton,

	Alex. Hilton.	Alex. Hilton.	ASSESSOR,	A. F. Beattie and A. Hilton.	John Lenfestey and A. Hilton.
	1	James Harvey.	COLLECTOR.	J. D. Lauler.	J. D. Latier,
_	setrong. James Harvey.		TREASURER.	Toun. W. H. Armstrong, J. D. Lauler.	Alex, Johnston.
18 70	W. H. Armstrong.	W. H. Armstrong.	CLERK.	1872 Birst Election after Created a nocombe, Fawcett, Smith, Smith, eskison, Woble, Moore, Moore, Eaking, 1972	J. B. Winlow.
-	J. B. Winlow.	J. B. Winlow.	COUNCILLORS.	First Election eeve; R. Fincombe, dyThos. Esweett, J. W. Smith, Thos. Rapley, A. Meckison, Jas. Noble, John Frank, W. C. Moore, S. A. Eakins.	a, ey, hi, cintosh, nson, tie, Cow.
_	e. Alex. Robbs, John D. Lauler.	R. Pincombe, e. Thos. Rapley, Thos. Fawcett.	REEVES.	Hert Ell Alex. Robbs, reeve; R. Fincombe, C. G. Scott, dy. Thes. Esweet reeve. Thos. Rapley, A. Mekison, Jas. Noble, Jas. Noble, John Krank, W. C. Moore, S. A. Eskins,	Alex. Robis, reeve; D. Vary, Thos. Rawcett, dy. Jas. Noble, A. Goodwii Thos. Robis, J. W. Sunt C. H. Mael W. Hodgki A. F. Beatt
	J. D. Dewan, reeve, R. Pincombe, fos. Wilson, dyreeve, John D. Laul	J. Wilson, ceeve; R. Pincoube, C. G. Scott, dyreeve, Thos. Rapley, Thos. Fawcett,	MAYOR,		Charles Murray. A

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Members of Municipal Council and Officers of the Corporation of Strathroy, from the date of Incorporation as a Village in 1860 to 1881, both inclusive.

-	J. D. Lauler. A. Hilton.	1	aler, A. Hilton.	
COLLECTURA	J. D. Lau		J. D. Lau	
TREASURER.	Alex. Johnston.		W. H. Armstrong, J. D. Lauler, A. Hilton.	
CLERK.	1874 J. B. Winlow.	9 % % % % % % % % % % % % % % % % % % %	J. B. Winlow.	100
COUNCILLORS.	J. D. Dewan, (resigned). Ja. Noble, C. G. Scott, Duncan DeCow, John English, F. T. Creire	Thos. Rapley, W. W. Hull, H. Nicholson, P. J. Alison, A. H. Kıttredge, (resigned.)	v, (re- ge, lith, lish,	John English.
REEVES.	Chas. Murray, reeve; J. D. Dewan, (re- J. B. Winlow. Alex. Robbs, dysigned), reeve. C. G. Soott, Duncan DeCow, John English, F. T. C. C. Elish,		Wm. Rapley, reeve; S. A. Eakins, C. G. Scott, dyGeo. Lamon, reeve. Duncan DeCovinged, James W. Sm. James W. Sm. Eagedy James W. Sm. Eagedy James H. Eage Edward Milne James Noble.	
MAYOR.	R. C. Soatcherd.	*	R. C. Scatcherd.	

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	Walker.	W. B. Walker, A. Hilton.	Walker, A
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	W. H. Armstrong. W. B. Walker. A. Hilton.	W. H. Armstrong.	W. H. Armstrong. W. B. Walker. A. Hilton.
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1876	J. B. Winlow.	J. B. Winlow.	J. B. Wintow.
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	Craig. dy Jas. Noble, A. H. Kittredge, John English, J. H. English, S. A. Fakins, Thes. Richardson, Wm. Milner, C. G. Scott.	S. C. G. Scott, Seorge Steer, D. W. Vary, H. Nicholson, Robert McI ariy, R. Dumbrill, A. H. Kittredge, John English, Hugh McColl	Wm. Rapley, reeve; A. H. Kittredge, D. M. Cameron, dy. J. H. English, I. W. Surith, J. W. Surith, H. Nicholsor, F. J. Craig, R. Dambrill, Dr. Lindsay, (resigned,) D. W. Vary, Jas. Noble, M. Springer,
	Wm. napley, reeve; H. Nich-lson, F. J. Craig. dyJas. Noble, A. H. Kittredg. A. H. Kittredg. J. H. English, J. H. English, S. A. Fakins, Thes. Richards Wm. Milner, C. G. Scott.	Wm. Rapley, reeve; C. G. Scott, D. M. Cameron, dy George Steer, reeve. H. Nicholson, Robert Mel ar. R. Dumbrill, A. H. Kitbred, John English, Hugh McColl	Wm. Rapley, reeve D. M. Cameron, dy. reeve.
	R. C. Scatcherd.	L. Cleverdon.	L. Cleverdon.

James Noble, John English. Members of Municipal Council and Officers of the Corporation of Strathroy, from the date of Incorporation as a Village in 1860 to 1881, both inclusive.

MAYOR.	REEVES.	COUNCILLORS.	CLERK.	TREASURER.	COLLECTOR	ASSESSOR.
	1		1879	A.		8
Wm. Rapley.	F. J. Craig, reeve ; Jas. Noble, D. M. Cameron, dy., J. W. Smith,	Jas. Noble, J. W. Smith,	J. B. Winlow.	W. H. Armstrong, W. B. Walker. A. Hilton.	W. B. Walker.	A. Hilton.
	reeve.	James Banghart, R. Dumbrill, A. Goodwin, R. C. Scatcherd, M. Springer.	Jas. Noble, Police Magistrate.			
		A. H. Kittredge, Jas. H. English.	1880			
Wm. Rapley.	F. J. Craig, reeve ; Jas. W. Smith, D. M. Cameron, dy. James Bowley, Wm. H. Saul.	Jas. W. Smith, James Bowley, Wm. H. Saul.	J. B. Winlow.	W. H. Armetrong. W. B. Walker. A. Hilton.	W. B. Walker	A. Hilton.
	2000	M. Springer, S. A. Eakins, A. Goodwin, Jas. H. English, J. B. Watson,	Jas. Noble, Police Magistrate.			1
. 18		Wm. Daniels.	1881			
Alex. Johnston.	D. M. Cameron, P. J. Alison,	P. J. Alison, John Barnes.	J. B. Winlow.	W. H. Armstrong.	W. B. Walker. A. Hilton.	A. Hilton.
	lish, dyreeve.	James Bowley, R. Dumbrill, A. Goodwin, H. E. Ketchum,	j. š			

reeve; J. H. Eng. John Barnes, lish, dy.-reeve. R. Dumbrill, A. Goodwin, H. E. Ketchum,

Wm. H. Saul, C. G. Scott, John B. Watson.

MEMBERS

__OF__

THE TOWN COUNCIL

For the Year 1882.

F. J. CRAIG, Mayor; D. M. CAMERON, Reeve; J. H. ENGLISH, Dy.-Reeve; WM. RAPLEY, 2nd Dy.-Reeve.

COUNCILLORS.

Richard Dumbrill,
James Wright,
James Robinson,
Wm. H. Saul, Resigned,
C. G. Scott,
"
Jas. Bowley,
"

John Barnes,
H. E. Ketchum,
J. E. Lauler,
Geo. Steer, New Councillors,
R. P. Smith,

"Jas. Fullerton."

OFFICERS OF THE TOWN.

1882.

JAMES NOPLE	Folice Magistrate
J. B. WINLOW	Clerk
W. H. ARMITRONG	Treasurer
JOHN CAMERON	Town Soissites
GREGG HENDERSON, M. D	Diam'r
JOHN H. McIngosu	·····Physician
D. M. CAMPBELL,	Auditors
At The Herman	
ALEX. HILTON	·····Assessor
W. B. WALKER	·····Collector
John Mallon	. Engineer Fire Department
John Mallon	Market Clerk
S. Humphries, Sam. Carson,	
Sam. Carson, 5	Pound Keepers
ROBERT MILLER	Chief of Police
WILLIAM RICHARDSON	Accietant
WM. WILKINSON,	T
REUBEN WILKINSON,	rence Viewers

ncillors,

1882.

Strathrog Pine Pepartment.

OFFICERS AND MEMBERS.

John Lenfestey, jr., Chief, H. E. Ketchum, Captain, Robert Argue, 1st Lieutenant, Arch. B. McLellan, 2nd Lieutenant, Wm. Richardson, Sec.-Treas., Timothy Galavan, 1st Branchman, Henry Gooderham 2nd James La Flamme, 3rd Samuel Emmons, 4th John Mallon, Chief Engineer, T. Le Gallee, 1st Assistant Engineer, Zach, Frank, 2nd Assistant Eugineer. Stephen Waite, Foreman of Hose, Thomas Hopwood, Wm. Murdock, Jacob Cutler, Ezekiel Gooderam,

Charles Cooper, Samuel Plank, John Sells, D. C. McPhail, John Loynes, Alex. McKeigan, Sylventer Bradt, George Goodherham, John Campbell, Charles Andrews, William Bishop, P. J. Statham, Thomas Nichol, Francis W. Frank, ex-Chief, Thos. Richardson, ex-chief, Honorary, Benjamin Burkholder, bugler,

Francis Cruckshauks, bugler.

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→PREFACE

To the Amendment and Consolidation, 1882.

For several years past the want of a properly codified collection of the Town By-laws has been decidedly felt. Frequent violations of their provisions occurred, and these not so much in defiance of their requirements, as from the want of a proper knowledge of their contents. With the view of meeting the want the Council of 1881, upon the motion of D. M. Cameron, reeve, authorized Jas. M. Campbell to copy and consolidate the whole of the by-laws passed since 1860. Thi being satisfactorily completed, it was then found that many of the bylaws were ultra vires, either in whole or in part of their provisions, and being so, it became evident that it would be unwise to issue them as the Town's By-Laws. In 1882, on motion of the Reeve, the subject was placed in the hands of the Printing Committee with power to act. The Committee at once proceeded to carry out their instructions, and they considered it, first, necessary to have the by-laws entirely revised, from reasons already given, and from the additional fact that many powers given by the Mnnicipal Act were not taken advantage of. In order to complete the work, the Committee authorized James Noble, P. M. to revise and prepare a code of by-laws to be submitted to the Council for their approval at as early a date as possible. Of the manner in which that duty intrusted to them has been performed by your Com mittee, the work now submitted, approved and passed by the Council, will itself be the best criterion.

All of which is respectfully submitted.

JAMES WRIGHT,

Chairman of Committee.

Strathroy, November, 1882.

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→BY-L*W NO. 63.*

A By-Law to Incorporate the Village of Strathroy, Passed June 24th, 1859.

WHEREAS it appears to the Municipal Corporation of the County of Middlesex, from petition presented to them from the inhabitants of the Village of Strathroy, that the number of inhabitants resident within the limits of said Village hereinafter mentioned, is more than seven hundred and fifty, and the requirements of the Statutes, 22nd Victoria, Chapter 99, Section 10, having been duly complied with,

It is therefore hereby enacted by the Municipal Corporation of the County of Middlesex, that the aforesaid Village of Strathroy be incorated, and the same is hereby incorporated, and the limits of the said Village now incorporated shall be as follows, viz.:

Commencing at the North-East corner of lot number twenty-five in the fourth concession of the township of Adelaide, south of the Egremont Road, then West along the Butt Line between the third and fourth concessions of the said township of Adelaide south of said Egremont Road, to the North-West corner of lot number Twenty in said fourth concession, then south to the West corner of lot number twenty in the fifth concession of said township of Adelaide, then East along the township line between the townships of Adelaide and Metcalfe to the township line of Caradoc, thence North-East along the said township line of Caradoc and Adelaide to the North-West corner of lot number ten in the tenth concession of said township of Caradoc, then South-East to the South-West corner of lot number ten in said tenth concession of the township of Caradoc, thence North-East to the

centre of lot number fifteen in said tenth concession of the township o Caradoc, thence North-West to the place of beginning.

And it is further enacted that the first election shall be held at the Town Hall of the said Village of Strathroy, and that Mr. Hiram Dell shall preside at said election as the Returning Officer thereof.

WILSON MILLS,

BENJ. COOK,

County Clerk.

Warden.





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W. P. HOWLAND.

PROVINCE of ONTARIO.

tain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING.

J. S. Macdonald, Attorney-General.

WHEREAS by an Act of the Legislature of our late Province of Canada, intitled an Act respecting "The Municipal Institutions of Upper Canada," passed in the twenty-ninth and thirtieth years of our reign, it is amongst other things in effect enacted, that a census of any incorporated village may, at any time, be taken under the authority of a by-law of the Council thereof, and further, that in case it appears by the return that an incorporated village contains over three thousand inhabitants, the village may be erected into a town; but the change shall be made by means of, and subject to the following proceedings and conditions:

Firstly. The Council of the Village shall, for three months after the census return, insert a notice in some newspaper published in the village, setting forth in the notice the intention of the Council to apply for the erection of the Village into a Town; and state the limits intended to be included therein.

Secondly. The Council of the Village shall cause the census returns to be certified to our Governor in Council under the signature of the head of the Corporation, and under the Corporate seal, and shall

also cause the publication aforesaid to be proved to our Governor in Council; then in the case of a village, our Governor may, by proclamation, erect the Village into a Town, by a name to be given thereto in the proclamation.

And further, that our Governor may divide the new Town into wards, with proper names and boundaries, but no town shall have less than three wards, and no ward less than five hundred inhabitants.

And whereas a census of the Village of Strathroy, in the County of Middlesex, has heretofore been taken under the authority of a by-law of the Council thereof; and whereas it appears by the census return taken under such by-law, that the said Village of Strathroy contains over three thousand inhabitants; and whereas it has been represented and shown to us that the Council of the said Village of Strathroy did for three months after the census return, insert a notice in a newspaper published in the said Village, setting forth in such notice the intention of the Council to apply for the erection of the said Village into a Town, and stating the limits intended to be included therein, and the Council of said Village caused the census returns to be certified to our Lieutenant-Governor-in-Council, under the signature of the head of the Corporation and under the corporate seal thereof, and also caused the publication aforesaid to be proved to our Lieutenant-Governor-in-Council.

Now know ye, that having taken the premises into Our Royal consideration: We do, by this Our Royal Proclamation, and in the exercise of the powers in us vested in this behalf, as well as by the said recited Act as by Our Royal Prerogative, or otherwise howsoever, proclaim and appoint that the said Village of Strathroy, in the County of Middlesex, be, and the same is hereby erected into a Town, by the name of the Town of Strathroy; the boundaries whereof are as follows: That is to say, commencing at the North-East corner of lot number twenty-five in the fourth concession

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Province of Institutions years of our usus of any uthority of appears by housand intange shall gs and con-

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census reignature of , and shall West along the Base Line between the third and fourth concessions of the said Township of Adelaide; to the North-West corner of lot number twenty in the said fourth concession; thence south to the South-West corner of lot number twenty in the fifth concession of the said Township of Adelaide; thence east along the township line between the Townships of Adelaide and Metcalfe, to the township line of Caradoc; thence North-East along the said township line of Caradoc and Adelaide, to the North-West corner of lot number ten in the tenth concession of the said Township of Caradoc; thence South-East to the South-West corner of lot number ten in the said tenth concession; thence North-East to the centre of lot number fifteen in the said tenth concession of the Township of Caradoc; thence North-West along the Centre Line of the said lot number fifteen to the Townline between the Townships of Adelaide and Caradoc aforesaid, at or near the place of beginning.

And we do further proclaim and appoint, that the said Town of Strathroy be, and the same is hereby divided into three wards, with the names and boundaries following, that is to say:

Ward No. 1.—To comprise all the land lying westward of the side road between lots twenty-one and twenty-two in the Township of Adelaide; and also to the westward of the centre of Maria Street, and of a line commencing at a point in the said side road, where Maria Street, if extended, would intersect the same; thence South-Easterly to Albert Street; thence South-Easterly through the centre of Richmond Street to the townline; thence South-Easterly through the centre of McKellar Street, the lengths of lot number eleven in the tenth concession of Caradoc to the limit of the corporation.

Ward No. 2.—To comprise all the land lying Eastward of the boundary line before named, and Westward of a line commencing on the side road before named at a point where the new road, Kittredge's sur-

vey, intersects the same; thence through the centre of said road South-Easterly to Front Street; thence in the same direction through the centre of Caradoc Street to the townline; thence nearly in the same direction through the centre of the said street, here known as the County Road, to the limit of the corporation.

Ward No. 3.—To comprise all the land remaining in the corporation, lying to the Eastward of the last named boundary line.

Of all which premises, all our loving subjects, and all others whom it doth or may in any wise concern, are hereby required to take notice and govern themselves accordingly.

In testimony whereof we have caused these Our Letters to be made patent, and the great seal of our Province to be hereunto fixed.

Witness, the Honorable Pearce Howland, a companion of the Most Honorable Order of the Bath, and Lieutenant-Governor of our Province of Ontario, at our Government House, in our City of Toronto, in our said Province, this EIGHTH day of OCTOBER, in the year of our Lord One Thousand Eight Hundred and Seventy, and in the Thirty-Fourth Year of our Reign.

(By Command,)

M. C. CAMERON, Secretary.

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⊲BY-LAW NO. 147.⊳

Respecting the Interpretation of the By-Laws' of the Town of Strathroy.

Be it enacted by the Municipal Council of the Corporation of the Town of Strathroy:

Short title.

 This by-law may be cited as "The Interpretation By-Law."

The interpretation clause to apply to all bylaws subsequently passed and how bylaws to be constructed.

2. In the construction of every by-law of the said Municipal Council, passed after this by-law takes effect, except in so far as the provisions of this section are inconsistent with the intent and meaning of such by-law, or the interpretation which such provisions would give to any word, expression or clause is inconsistent with the context, and except in so far as any provisions thereof are in any such by-law declared not applicable thereto.

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Application of expression in present tense.

1. The law shall be considered as always speaking; and whenever any matter or thing is expressed in the persent tense, the same is to be applied to the circumstances as they arise, so that effect may be given to each by-law and every part thereof according to its spirit, true intent and meaning.

"Shall" and "may."

2. The work "shall" shall be construed as imperative, and the word "may" as permissive.

" Herein."

3. Whenever the word "herein" is used in any section of a by-law it shall be understood to relate to the whole by-law and not to that section only.

"Person,"

4. The word "person" shall include any body corporate or politic, or party, and the heirs, executors, administrators or other legal representatives of such person to whom the context can apply according to law.

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- 5. The word "month" shall mean a calendar month, and the "Month" or "year." word " year " a calendar year.
- 6. The word "holiday ' shall include Sunday, New Years " Holiday." Day, Good Friday, Christmas Day, Dominion Day, the days appointed for the celebration of the birthday of Her Majesty and of Her Royal Successors, and any day appointed by proclamation of the Governor-General or Lieutenant-Governor as a public holiday or for a general fast or thanksgiving.
- 7. Words importing the singular number or the masculine Number and gender only shall include more persons, parties or things of the gender. same kind than one, and females as well as males and the converse.
- 8. The repeal of any by-law or part of a by-law shall not re-Repeal of a vive any by-law or provision of law repealed by such by-law by-law not to or part of a by-law or prevent the effect of any saving clause there repealed by it, in.
- 9. Where a by-law is repealed wholly or in part and other Effect of reprovisions substituted, all officers, persons, bodies politic or cor-peal of by-law on personactporate, acting under the old law, shall continue to act as if ap-ing under it. pointed under the new law until others are appointed in their stead, and all proceedings taken under the old law shall be taken up and continued under the new law when not inconsistent therewith; and all penalties and forfeitures may be recovered, and all proceedings had in relation to matters which have happened before the repeal in the same manner as if the law were still in force, pursuing the new provisions as far as they can be adapted to the old law.
- 10. No offense committed and no penalty or forfeiture incurred and no proceeding pending under any by-law at any time offences com repealed, shall be affected by repeal except that the proceedings penalties in the conformal and the c shall be conformable where necessary to the repealing by-law; feeted by repeal. and that where any penalty, forfeiture or punishment has been mitigated by any of the provisions of the repealing by-law, such provisions shall be extended and applied to any judgment to be pronounced after such repeal.

TO A DE DE

Passed in open Council this Sixth day of November, in the year of our Lord one thousand eight hundred and eighty two.

J. B. WINLOW, Clerk,

D. M. CAMERON, Chairman.



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⊲BY-LAW>

To Amend and Consolidate Certain of the By-Laws of the Town of Strathroy.

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- Page 27, second line from foot, should read-" fee of lifty cents," etc.
- Page 31, Section 45, third line, should read-" Clerk forthwith to
- Page 40, Section 86, part second and third lines should read—"reg. istering the names and residence of and giving information to,
- Page 46, Section 111, part first and second lines should read,-" imposed by section one hundred and seven," etc.
- 4. No person shall protanely swear or make use of obscene, Profane blasphemous or grossly-insulting language, or be guilty of any other swearing. immorality or indecency, within the Town.
- No person shall exhibit or sell, or offer to sell, or have Indecent or lewd books. in his possession, within the Town, any indecent or lewd book, paper, picture, plate, drawing, or other thing.

Passed in open Council this Sixth day of November, in the year of our Lord one thousand eight hundred and eighty two.

J. B. WINLOW, Clerk.

D. M. CAMERON, Chairman.

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⊲BY-LXW≫

To Amend and Consolidate Certain of the By-Laws of the Town of Strathroy.

WHEREAS it is expedient to amend and consolidate certain of the by-laws of the Town of Strathroy,

Be it therefore enacted by the Municipal Council of the Corporation of the Town of Strathroy:

1. This by-law may be cited as "The Consolidated by-laws Short title. of the Town of Strathroy, 1882."

PUBLIC MORALS.

- 2. No person shall within the Town, sell or give intoxicat- Sole of Intoxicating drink to a child or apprentice without the consent of the parentice, ent, master or legal protector of such child or apprentice.
- 3. No persons shall put up indecent placards, writings or Indecent plapictures, or write indecent words, or make indecent pictures or cards. drawings on the walls or fences in the streets or public places within the Town.
- 4. No person shall protanely swear or make use of obscene, Profane blasphemous or grossly-insulting language, or beguilty of any other swearing. immorality or indecency, within the Town.
- No person shall exhibit or sell, or offer to sell, or have Indecent or in his possession, within the Town, any indecent or lewd book, paper, picture, plate, drawing, or other thing.

6. No person shall, within the Town, exhibit or perform any Indecent, immoral or lewd play, or give any indecent exhibition; play. and the Mayor, Police Magistrate, the Chief of Police, or any constable or peace-officer, may prevent the exhibition or perfor-Exhibition manes of any such play, or the giving of any such exhibition.

may be prevented.

> 7. No person shall be in a street, square, alley or public place within the Town in a state of drunkenness.

Houses of ill-fame or disorderly houses.

Drunkenness.

8. No person shall keep or frequent a house of ill-fame or disorderly house within the Town, or in any manner contribute to the support of such house or of any inmate thereof, or shall voluntarily reside therein.

Letting houses to be used as houses of illfame.

9. No person shall knowingly let any house or building within the Town, to be used as a house of ill fame, or knowingly and willingly permit the same to be so used.

Permitting houses to be HODE.

10. No person shall permit his house or other building, within the Town, to be used, frequented, or resorted to by notorfrequented by notorious per- ious persons, gamblers, vagrants, prostitutes or other persons of bad character.

Gaming.

11. No person shall keep a gambling-house within the Town, or keep or use, or permit to be kept or used, for the purpose of gambling, in any house, room or place within the Town, occupied by him, any faro bank, rouge et noir, roulette table, or any other device for gambling, or permit or allow any games of chance or hazard with dice, cards or other device, to be played for money, liquor or other thing within such house, room or place, and no person shall permit any description of gambling, playing at cards, dice or other games of chance with betting, in any such house, room or place; and no person shall frequent any such house, room or place, or gambling-house, or be therein for the purpose of gaming.

Mayor, etc., and destroy faro banks etc., found, therein.

12. The Mayor, Police Magistrate, the Chief of Police, or may enter gaming houses any constable, or peace officer, may enter into any house, room or place within the town, in which any faro bank, rouge et noir, roulette table, or other device for gambling, may be kept or used exhibition; ce, or any or perforoition.

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the Town, purpose of Town, occuble, or any es of chance for money, ace, and no ng at cards, such house, such house, he purpose

Police, or ouse, room age et noir, ept or used

for gambling, or in which gambling of any description may be carried on, and may arrest any person who shall be found therein, and seize and destroy all such faro banks, rouge et noir, roulette tables, or other devices for gambling as shall be found therein

- 13. No person shall make any indecent exposure of his per-Indecent Exson in any street, lane, alley, market or public place within the posure.

 Town.
- 14. No person shall bathe or wash his person in the River Bathing. Sydenham, or in any public water et or near any public highway within the Town, between the hours of six o'clock in the forenoon and nine o'clock in the afternoon.
- 15. No person shall beg or ask alms in any street, highway Mendicants, or public place within the Town.
- 16. Every vagrant and every person found drunk or disorderly in any street, highway or public place within the Town, drunks and disorderly person fraction of the provisions thereof.
- avenues or public places of the Town, any table or device of any Games of kind whatever upon, or with, or by which any game of chance or hazard in streets, and no person or persons shall play at or upon any such table or device, or otherwise in any of the streets, lanes, avenues or public places of the Town, any such game with cards, dice, or any device whatsoever.

18. It shall be the duty of the Chief of Police or any con-Chief of Police stable or peace officer to arrest all and every person or persons sons playing gambling or playing at games of chance or hazard in any of the chance or hazard. Streets or other public places of the Town, and seize, take and destroy all tables or devices for gambling that may be found in any of the streets or other public places of the Town.

19. No person or persons shall in any way hinder or resist No person to any officer or officers of the Town herein named, in the execution resist or hinder constables.

GRAVES.

Violation of graves, etc,

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20. No person shall wrongfully remove, or attempt to remove, any body, or the remains of any part of any body, from any grave, tomb or vault within the Town, in which the same shall have been deposited or interred; or wilfully destroy, mutilate, deface or injure any tomb, tomb stone or vault in any cemetery or burial ground within the Town; or any fence, railing or other work for the protection or ornament of any such cemetery or burial ground or of any tomb, tombstone, vault or lot therein; or wrongfully remove any such tomb, tombstone, vault, fence, railing, or other work from such cemetery or burial ground; or wilfully destroy, cut, break, or injure any tree, shrub, or plant growing or being therein; or play at any game or sport, or discharge firearms in such cemetery or burial-ground; or commit any nuisance, or behave in an indecent or unseemly manner therein; or in any way violate any such cemetery, grave, tomb, tombstone or vault where the dead are interred.

INTERMENTS.

Interments nct to take place within the Town only in cemetery.

No person shall inter or cause to be interred or assist in the interment of any dead person within the Town, except in the public cemetery or burial-ground which has been or may hereaster be established or set apart for such purpose.

MONUMENTS AND TOMBSTONES.

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Foundation of monuments

22. No person shall erect a monument or tombstone within the public cemetery or burial-ground within the Town, without having first built a good substantial foundation of brick or stone underneath such tombstone or monument; such found tion shall not be less than five feet from the surface, provided always that when founds this section shall not apply to tombstones unless such tombstone exceed four inches in thi kness and five feet in height.

Penalty forre-

ply.

23. Any person who neglects or refuses to comply with the conditions of the last preceding section shall be liable to the penalties imposed by this by-law for an infraction of the provisions thereof.

24. It shall be the duty of the Sexton for the time being, Duty of Sexwithin the Town, to see that the provisions of this by-law relating to the public cemetery or burial-ground, are carried, out and prosecute every person offending against this by-law for an infraction of the provisions thereof.

PRICE OF PLOTS.

25. The following shall be the price at which the plots in Price of the public cemetery or burial-ground may be sold to all residents dents.

For a single grave four feet by eight feet, one dollar. For a plot of ground eight feet by sixteen feet, three dollars. For a plot of ground sixteen feet by sixteen feet, six dollars.

For digging and filling each grave the Sexton shall be Price of digentitled to a fee of one dollar, to be paid in every case by the owner, purchaser or other persons ordering such grave to be opened.

26. The following shall be the price at which the plots in Prices of the cemetery or burial-ground within the Town may be sold to residents.

For a single grave four feet by eight feet, two dollars. For a plot of ground eight feet by sixteen feet, five dollars. For a plot of ground sixteen feet by sixteen feet, nine dollars.

For digging and filling each grave the Sexton shall be Prices of digentitled to a fee of one dollar, to be paid in every case by the sing graves. owner, purchaser or other person ordering such grave to be opened.

For drawing deed of each plot of ground (when demanded by purchaser), the Town Clerk shall be entitled to a fee fifty of cents, to be paid in every case by the purchaser or grantee.

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27. No person shall within the public cemetery or burialground construct any fence other than a (stone or iron) post and chain fence.

Graves sold; moneys to be paid to Sexton. 28. It shall be the duty of the Sexton for the time being within the Town, to collect all moneys for plots sold within the public cemetery or burial-ground, grant receipts for the same and pay over all such moneys received by him to the Town Treasurer at least once in each month for the use of the Municipality, and furnish the Town Clerk with a statement in detail, giving name of poschaser and number of lot sold by him at least once in each month under the supervision and direction of the Cemetery Committee.

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Town Clerk to book kept by him for that purpose all plots sold in the public enter plots sold in a book. cemetery or burial-ground on receipt of detailed statement from the Sexton. But no plot shall be entered as aforesaid unless the money shall have been paid to the Sexton therefor or to the Clerk. All moneys received by the said Clerk shall be paid over by him to the Treasurer at least once in each month.

NUISANCES.

Slaughter houses. 30. No person shall erect, keep or continue a slaughter house within the Town.

Firing off guns or fire crackers. 31. No person shall fire a gun or other firearm, or set off a fire-ball, squib, or fire-cracker within the Town.

Charivari, etc.

32. No person shall engage in a charivari or other like disturbance of the peace within the Town.

Keeping of pigs, etc.

33. No person shall keep a hog or pig sty, or any hog or pig upon premises within that part of the Town which lies North of the Grand Trunk Railway property to the Sydenham River, or within that part of the Town which lies west of Head Street, to the side road between lots 21 and 22.

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any hog or th lies North nham River, Head Street, 34. No person shall suffer or permit the accumulation of Accumulation of dung, manure, offal, filth, stagnant water, or other offensive matter or thing, the accumulation of which is dangerous to the public health, upon any lot, or in any house, building or place within the Town owned or occupied by him; and it shall be the duty of the occupant, or if the premises are unoccupied, of the owner of such lot, house, building or place, or the person having the care or charge of the same, to cause such lot, house, building or place to be thoroughly cleansed and disinfected, and all such accumulation as aforesaid, as may be therein or thereon, to be removed too.

Removal by order of Health Inspector; provided always that persons keeping horses or cows may put up the manure thereof in heaps when the doing so shall not be offensive to the register the fifteenth day of May in any year.

- 35. No person shall suffer or permit a public nuisance to Public nuisance exist upon any lot or in any house, building or place within the ces.

 Town owned or occupied by him, or of which he shall have the care or charge.
- 36. Any police, constable, health inspector, or any other Abatement of person by order of the Health Inspector, or of the Board of public nuisanteeth, may abate any public nuisance existing upon any lot or in any house, building or place within the Town.

INJURIES TO PROPERTY AND NOTICES.

- 37. No person shall without the consent of the owner there- Defacing of, deface any building, tence or telegraph pole within the Town, notices. by writing, printing or posting thereon printed or other notices.
- 38. No person shall without the consent of the owner there. Pulling down of, pull down or deface any sign board, or written or printed nosign boards, tice lawfully affixed within the Town.
- 39. No person shall remove the covering of any public tank Removing of water within the Town, or throw rubbish into it, or turn into it covering of the course of any surface or other drain, or in any other way prevent such tank from being efficient and available for use when re-

quired, or draw water out of such tank without the permission of the Fire and Water Committee.

SHADE TREES.

Ornamental or shade trees may be placed, planted or Planting of or- set out in the public streets of the Town, at or within the distance namental or of two feet (at the most) from the edge of the sidewalk nearest to shade trees. the carriage way, and also within the limits of any part of such streets which may under the provisions of any by-law be used for the purpose of forming a boulevard, but nothing herein contained Certain trees shall be taken to authorize the planting of the trees known as the poplar, balm of Gilead, or cotton tree or the willow, and the plant-

ing thereof in any such street is hereby prohibited.

not to be planted.

Injuring trees.

41. No person shall break, injure, dig up, remove or destroy any tree lawfully planted or growing in any of the public streets of the Town, under the authority of any law of the province or by-law of the Town, or the sod or grass surrounding the same, or the fence or railing or box, stake or other guard which is planted around or near to any such tree for the purpose of pro-Permission to tecting the same, provided always that permission may be given

remove trees may be grant. by the Road Committee for the removal of any such tree for the purpose of replacing the same by another or for any other purpose which the said Road Committee deems proper.

Tying horses to trees pro-hibited.

42. No person shall tie or fasten any horse or other animal to any tree planted or preserved for shade or ornament on any of the public streets of the Town, and no person having the charge of any horse or other animal shall leave the same near enough to any such tree to injure it.

Projecting branches of trees to be trimmed.

43. The owner and occupier of any lot or parcel of land within the Town opposite to which any tree is planted shall cause the same to be kept trimmed at all times so that the projecting limbs and boughs shall not be less than eight feet above the sidewalk.

Commissioner to enforce by-

44 It shall be the duty of the Street Commissioner to see that the provisions of this by-law relating to shade trees are carried out.

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NAMING STREETS.

45. Whenever the name of any street or highway within the When name Town is changed by by-law, it shall be the duty of the Town of street changed.

Clerk torthwith transmit to the by-law making such change to the Town Solicitor for the purpose of its being registered, and it shall be the duty of the Town Solicitor to cause the same to be registered.

FENCES.

- 46. A lawful fence shall be of the height of at least four feet Lawful fence. six inches, and so constructed as not to allow horses, cattle, sheep, goats, swine or geese to pass through the same.
- 47. No person shall construct a fence wholly or in part of barbed wire or any other like material within the Town, unless such fence shall have constructed on its top a cap made of wood run along the front and top at least six inches in width and one inch in thickness, so as to form a cap six inches by six inches or a scantling 2 x 4 on top, and built sufficiently strong to protect person or animal from injury. Such fence shall not be constructed Not to be constructed along the front of any street within the Town, without first having out permission obtained the permission of the Road Committee so to do.
- 48. There shall be three fence viewers appointed to act Fence Viewers, within the Town.
- 49. The owner of every vacant lot within the Town, abutting on any street, road, line or other highway, shall when required so vacant lots to do by a written notice from the Road Committee given under the authority of the Council, enclose such lots with a lawful fence and shall maintain and keep in repair such fence.
- Town, upon which there is a pit, precipice, deep water or other ous shall be place dangerous to travellers, shall cause the same to be enclosed with a lawful fence and maintain and keep in repair such fence.

POLICE OFFICE AND LOCK-UP HOUSES.

Police office.

51. The Firemen's Hall situated on the west side of Frank Street shall continue to be the Police Office of the Town.

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Lock-up.

52. The lock-up house situated at the rear of the Firemen's Hall, shall continue to be the lock-up house of the Town for the detention of all persons detained for examination on a charge of having committed any offence, and all persons detained for transmission to any common gaol or house of correction either for trial or in the execution of any sentence.

ASSIZE OF BREAD.

Assize of bread.

53. All bread sold or offered for sale within the Town, of whatever shape or form, shall be in loaves of two pounds and four pounds weight respectively, and all bread sold or offered for sale within the Town of any less weight shall be seized and forfeited for the use of the poor, provided always that nothing in this section contained shall prevent bakers or others from selling or offering for sale biscuits, buns, rolls, crackers, muffins, or any other fancy cakes commonly made in the trade and not intended to represent or pass as a loaf or loaves of bread, and no person shall sell or offer for sale within the Town bread made contrary to the provisions of this by-law.

Bread not to be sold unless of proper weight.

Inspector may seize bread of less weight than provided by by-law.

54. It shall be lawful for the Chief of Police or License Inspector by the direction of the Mayor or Police Magistrate at any time from six o'clock in the morning until nine o'clock at night (Sundays excepted) to enter into any house, shop or place within the town where bread is sold or offered for sale and to cause the bread found therein to be weighed, and if such bread shall be found to be of less weight than provided by the next preceding section of this by-law, to seize and carry away the same in order that it may be disposed of for the use of the poor in such manner as shall be directed by the Mayor, Police Magistrate or Chairman of the Relief Committee.

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Chairman

IMPORTUNING TRAVELLERS.

55. No person shall in the streets or public places of the Importuning Town importune others to travel in or employ any vessel or vehi. **streets.** cle, or to go to any tavern or boarding-house.

CRUELTY TO ANIMALS.

56. No person shall within the Town excessively beat, cut, Cruelty to animals,

POUNDS AND POUND KEEPERS.

- 57. No person shall suffer or permit any swine, stallion, mule, goat, ram, horse, horned or other cattle, sheep or geese of Animals not which he shall be the owner, or which shall be in his possession or custody or under his control, to run at large within the Town.
 - 58. There are hereby established two pounds for the Town. Pounds.
- 59. No person shall rescue or retake or attempt to rescue or retake from the person in whose custody the same shall be or retake animals or bird dis rained or impounded under the provisions ed.
- 60. In addition to all damages and other expenses for Owner liable which the same, or the owner thereof or person in whose possession or custody or under whose control the same may be shall be above other liable according to law or the by-laws of the Town, there shall be payable in respect of each animal or bird named in section fifty-seven distrained under the authority of this by-law.
- (1) The compensation to be allowed the Pound Keeper for Fees payable services rendered by him in carrying out the provisions of this to pound by-law relating to pounds and pound keepers shall be as fol. feeding, etc.

For impounding stallions, bulls and rams over one year

old and boars over 50 lbs. weight, one dollar each.

For feeding the same per day, each fifty cents.

For impounding mules or horses or other swine over 50 lbs. weight, horned or other cattle, over one year old, fifty cents each.

For feeding the same per day, each twenty-five cents.

For impounding other sheep, goats or other small swine under 50 lbs. weight, twenty five cents each.

For feeding the same per day, each fifteen cents.

For impounding other cattle under one year old, twenty-five cents each.

For feeding the same per day, each fifteen cents.

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For impounding geese, each five cents.

For feeding the same per day, two cents each.

Fees for sell-

For crying and selling, five per cent. on the total proceeds.

Advertising.

For advertising, thirty cents.

No fees payable for feeding unless 24 hours impounded. Provided always that no fee shall be payable for feeding any animal or bird distrained under the authority of this by-law, unless such animal or bird shall have been impounded at least twenty-four hours.

Duty of cattle police.

61. It shall be the special duty of the Chief of Police or such person as he may appoint as his agents to cause all animals or birds found running at large contrary to the provisions of this by-law or any other by-laws relating to pounds or pound keepers, to be impounded, and to prosecute all persons offending against any of the provisions of the by-laws of the Town, there shall be payable in respect of each animal or bird named in section fifty-

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(1) The compensation to be allowed the Chief of Police or such person as he may appoint as his agents for services rendered by him in carrying out the provisions of this by-law relating to pounds and pound keepers, shall be as follows:—

For distraining and impounding sheep or goats, ten cents Fees of oattle each.

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For distraining and impounding swine, horses, mules, horned or other cattle, twenty-five cents each.

For distraining and impounding geese, five cents each.

The Pound Keeper shall pay such fee to the Chief of Police or such person as the Chief of Police may appoint as his agent on impounding such animal or bird mentioned in section shall collect fifty-seven; such fee the pound keeper shall collect trom the in addition to owner or owners in addition to all other fees imposed b" this by-law.

- 62. Nothing herein contained shall be taken to be substi-The act retution of the provisions of "The Act respecting Pounds," except pounds not to in so far as the provisions of this by-law are inconsistent therewith.
- 6. Nothing herein contained shall be const.ued so far as Any person to prevent any person who may feel aggrieved from impounding animals runany animal or bird that may be found running at large or tressortrespassing. passing contrary to the provisions of this by-law relating to pounds and pound keepers.
- 64. The owner or occupant of any land shall be responsi- Owners of ble for any damage or damages caused by any animal or animals not under his charge and keeping as though such animal or animals liable for damwere his own property, and the owner of any animal not permit- fence be lawted to run at large by the by-laws of this municipality shall be fullor not. liable for any damage done by such animal although the

fence enclosing the premises was not of the height required by this by law. R. S. O., Chap. 195, Sec. 2.

Pound keeper shall impound animals delivered to him for that purpose.

65. If not previously replevied the pound keeper shall impound any horse, bull, ox, cow, sheep, goat, pig or other cattle, geese or any other poultry distrained for unlawfully running at large or for trespassing and doing damage, delivered to him for that purpose by any person resident within the Town who has detained the same; or if the owner of any geese or other poultry Owner or refuses or neglects to prevent the same from the greek or poul-try trespassing neighbor's premises after a notice in writing has been served upon refuses or neglects to prevent the same from trespassing on his brought before him of their trespass, then the owner of such poultry may be brought before any justice of the peace and fined such sum as the justice directs. R. S. O., Chap. 195, Sec. 3.

Owner of the peace.

Owner of any animals impounded entitled to his animal at any time on giving security for ali costs and damages not exceeding \$20.

The owner of any animal impounded shall at any time be entitled to his animal on demand made therefor without payment of any poundage fees on giving satisfactory security to the pound keeper for all costs, damages and poundage fees that may be established against him, but the person distraining and impounding the animal shall at the time of such impounding deposit poundage fees if such are demanded, and within twenty-four hours thereafter deliver to the pound keeper duplicate statements in writing of his demands against the owner for damages (if any) not exceeding twenty dollars, done by such animal exclusive of such poundage fees, and shall give his written agreement (with a security if required by the pound keeper) in the form following or in words to the same effect :---

Form.

I (or we as the case may be) do hereby agree that I (or we) will pay to the owner of the (describing animal) by me (A. B.) this day impounded, all costs to which the said owner may be put in case the distress by me, the said (A. B.) proves to be illegal, or in case the claim for damages now put in by me the said (A. B.) fails to be established. R. S. O., Chap. 195, Sec. 5.

67. In case any pound keeper or person who impounds or confines or causes to be impounded or confined any animal as equired by

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aforesaid refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglect to supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find, provide and supply the ani-pound refuses or neglects to find the ani-pound refuses or neglects to supply the ani-pound refuses or neglect to supply the ani-pound refuses or neglects and refuses or neglects are neglects or neglects and refuses or neglects are neglects are neglects and refuses or neglects are neglects are neglects and refuses or neglects are neglects are neglects. he shall for every day during which he so refuses or neglects forfeit animals manimals and a sum not less than one dollar nor more than four dollars. R. and sheller. S. O., Chap. 195, Sec. 22.

- 68. In case an animal or bird is impounded, notices for the Notice of sale. sale thereof shall be given by the pound keeper within forty-eight hours afterwards, but no pig nor poultry shall be sold till after When sale four clear days, nor any horse or other cattle till after eight clear may be made. days from the time of impounding the same.
- 69. The notices of sale may be written or printed and shall Notice of sale. be affixed and continued for three clear successive days in three public places within the Town. The pound keeper shall deliver to the Town Clerk a notice of such sale which shall be posted up in some conspicuous place on or near the door of his office. Such notices shall specify the time and place at which the animal or animals will be publicly sold if not sooner replevied or redeemed by the owner or some one on his behalf, paying the amount of damages (if any), together with the lawful fees and charges of the pound keeper as herein provided.
- 70. Any pound keeper or other person wilfully receiving a Penalty for larger amount of fees than by this by-law are authorized shall be larger fees. liable to the penalties imposed by this law for an infraction of the provisions thereof.

LICENSES.

- 71. No person shall for hire or gain directly or indirectly Keepers of billiard or keep or have in his possession or on his premises any bilitard or bagatelle bagatelle table or keep or have a billiard or bagatelle table in a licensed. house or place of public entertainment or resort within the Town, whether such billiard or bagatelle table is used or not, without having obtained a license so to do.
- It shall be unlawful to have any internal means of com [aternal communication between a room in which a billiard or bagatelle table between a

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billiard room is kept, and victualling houses or dinaries and houses where fruits, or victualling house and any oysters, clams or victuals are sold to be eaten therein, and all place where I quor may be other places for reception, refreshment or entertainment of the public, or any place in which spirituous, fermented or other maned. ufactured liquors may be sold within the Town.

Hour for closing. 7 o'clock Saturday nightsallother nights eleven o'clock,

That in all places where billiard or bagatelle tables are kept within the Town, the lights shall be extinguished and the places closed from the hour of seven o'clock on Saturday nights till six of the clock on Monday morning thereafter, and from the hour of eleven of the clock in every other night till six of the clock in the following morning thereafter.

Keepers licensed not to or disorderly persons therein nor allow gambling in any such room or place.

74. No person licensed under the provisions of this by-law allow drunken or any by-law of the Town to keep a bowling alley, billiard or bagatelle table, victualling house ordinary, or house where fruit, ovsters, clams or victuals are sold to be eaten therein, or a place for the reception, refreshment or entertainment of the public, shall permit any drunken or disorderly person or any one who keeps or resides in a house of ill-fame or any prostitute to resort to or frequent the premises kept by him in respect of which such license is granted; or keep or suffer or permit to be kept in such premises any faro bank, rouge et noir, roulette table or any other device for gambling or gaming, or suffer or permit tippling or gambling of any kind to be carried on therein.

License may be forfeited in case of conviction of breach of by-law.

It any person who has taken out a license for any cf the purposes mentioned in the next preceding section is convicted of a breach of the provisions of any by-law of the Town, regulating the trade or business carried on by him under such license, or the premises in which the same is carried on or the mode of carrying on such trade or business, or of the breach of any statute or by-law in force in the municipality relating to shop or tavern licenses, his license may in the discretion of the Police Magistrate or other convicting judge or justice be absolutely forfeited.

No minor un der 16 years

That it shall be unlawful to allow minors under sixteen years of age to engage in a game of billiards or bagatelle or loiter where fruits, rein, and all ment of the other man-

e tables are ned and the rday nights d from the of the clock

this by-law , billiard or where fruit, , or a place oublic, shall who keeps sort to or uch license h premises device for ambling of

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in a room or house where billiard or bagatelle tables are kept un-old to loiter in less such minors are accompanied by their parents, master or room. guardians or are members of the proprietor's family.

77. No transient trader or other person who occupies prem- Transient ises within the Town for a temporary period, and whose name be licensed. has not been duly entered on the assessment roll of the Town in respect of income or personal property for the then current year, and who may offer goods or merchandise of any description for sale by auction conducted by himself or by a licensed auctioneer or otherwise, shall carry on his trade or business or offer goods or merchandise for sale in manner aforesaid without having ob tained a license so to do, provided always that this section shall tion not to not effect, apply to or restrict the sale of the stock of an insolvent of insolvent estate which is being sold or disposed of within the Town where tain cases. the insolvent carried on business therewith at the time of the issue of a writ of attachment or the execution of an assignment. This Meaning of section shall be construed to apply whether the goods and mer-section, chandise are offered by auction or otherwise. 43 Vic., Chap. 24, Sec. 24.

Proviso sec-

78. Every license to a transient trader or other person mentioned in the next preceding section shall continue in force for the transient number of days for which the license fee is paid and no longer in force for and the period for which such license is to continue is to be stated which license therein therein.

79. No person shall keep within the Town a victualling victualling house ordinary, or house where fruit, oysters, clams or victuals houses to be are sold to be eaten therein, or a place for the reception, refreshment or entertainment of the public, without having obtained a sply to keep-license so to do, provided always that this section shall not apply or towarding to keepers of licensed taverns or of boarding houses.

80. No person shall hold or keep any exhibition for hire or Bowling alleys profit or keep a bowling alley or other place of amusement within the Town without having obtained a license so to do.

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Person giving exhibition of waxworks, etc., to be il-

No person shall give or assist in giving any exhibition of waxwork, menagerie, circus riding or other such like shows usually exhibited by showmen, within the Town, without having obtained a license so to do.

Fineson showmen may be

Any fine imposed for an infraction of the provision of levied on goods used in the next preceding section of this by-law may be levied by distress the exhibition. and sale of the goods and chattels of such showman, or belonging to or used in such exhibition whether owned by such showman or not, and in default of payment thereof the offender may be imprisoned in the common gaol of the county of Middlesex for any term not exceeding one month. Every license to a person mer. tioned in section eighty one of this by-law shall continue in force

Imprisonment in default,

Keepers of

be licensed.

for one day.

83. No person shall set up, use or drive within the Town any cab, carriage, omnibus or other vehicle used for hire for the conveyance of persons from place to place within the Town, without having obtained a license so to do.

Keepers of livery stables to be licensed.

84. No owner of a livery stable or owner of horses for hire shall carry on the business of a livery stable keeper within the Town without having obtained a license so to do.

Butchers to be licensed.

85. No person shall sell fresh meat in quantities less than by the quarter carcase within the Town without having obtained a license so to do, and only at the place set forth in such license.

Keepers of intelligence offices to be licensed.

86. No person shall set up or keep an intelligence office within the Town for the purpose of registering the names and residence of any giving information to or procuring servants for employers in want of domestics or laborers, and for registering the names and residents of any giving information to or procuring employment for domestics, servants and other laborers desiring employment, without having obtained a license so to do.

Hours during which intelligence offices are kept open,

87. Every person licensed to keep an intelligence office within the Town, shall keep his office open for business between he hours of nine o'clock in the morning and six o'clock in the evening, Sundays and holidays excepted.

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ce office between k in the 88. Every person licensed to keep an intelligence office Keepers to shall keep a book in which shall be entered at the time of application the name and residence of any person who may apply for employment and the name and residence of any person who may make application to be supplied with male or female domestic servants or other laborers, and also all sums of money which may be received from any person for any such services, and such book shall at all times be open to the inspection of the Inspector of Licenses by direction of the mayor, justice or any member of the License Committee.

89. Every person licensed to keep an intelligence office shall be entitled to receive at the time of application, the following fees and no more:

From every male applying for place or employment a sum not exceeding thirty cents.

Fees to be taken by keepers of intelligence offices.

I rom every female applying for place or employment a sum not exceeding twenty cents.

From every person making application for a male domestic servant or other laborer a sum not exceeding thirty cents.

From every person making application for a female domestic servant or other laborer a sum not exceeding twenty cents.

For which said sums a receipt shall be given at the time Peceipts to be of application to the person so applying, and in the event of no place or employment being obtained as applied for or no domestic servant or other laborer being obtained as applied for within two weeks from the date of application, one-half the fees so Patto be repaid shall be refunded on the demand of the person producing tain cases, the receipt.

90. No person licensed to keep an intelligence office shall No greater or directly or indirectly demand, take or receive any greater or other to taken.

License to be for the year cur ent at time of issue, Every license issued under the authority of this by-law or the by-laws of the Town, shall, unless it is expressed to be granted for a shorter period or unless the same shall be sooner and end on the last day of forfeited, be for the year current at the time of the issuing thereof, March after issue. and shall expire on the first day of April next succeeding the time of such issue.

No license war wave any force or effect until the li-License not to be in force uncense fee payable in restant mereof shall have been paid to the til fee paid to Treasurer. Treasurer, and his receipt therefor endorsed thereon or written therein.

93. It shall be the duty of the Town Clerk to issue such Town Clerk to issue licenses license and affix the corporate seal thereto.

94. Every person who is required by the by-laws of the Town Person Bleens to take out a license for any purpose shall have and keep affixed ed to keep affi in a conspicuous place to the in a conspicuous place to the premises in which the trade, busifixed in a conspicuous ness or calling for the carrying of which a license is required to be place. taken out is carried on.

95. Every person to whom a license shall be issued under License to be produced the authority of the by-laws of the Town, shall produce the same when required. whenever it may be demanded by the license inspector, police magistrate or any justice or other person duly authorized.

96. It shall be the duty of the license inspector to prosecute License inspector to all offences committed against the license by-laws of the Town. prosecute. and generally to perform such other duties as are assigned to him by this by-law, and as shall be assigned to him by the License Committee.

The license inspector may at any time enter into any house or place licensed under the by-laws of the Town, for the purpose of inspecting them or in the discharge of his duty, and no person shall interrupt or molest the said inspector.

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License inspector may enter to inspect; not to be interrupted.

98. The following shall be the license fees payable under License fees. the provisions of this by-law:—

For a license to a transient trader or other persons mentransient tioned in section seventy-four, five dollars per day.

For keeping a bowling alley, twenty dollars per annum. Bowling alley.

For keeping a bagatelle table, twenty dollars per an-Bagatelle.

For keeping a billiard table other than a pool or pocket Billiard. table, for the first table, twenty dollars per annum, and for every additional table, ten dollars per annum.

For keeping a pool or pocket billiard table, each twenty Pool or pocket dollars per annum.

For the exhibition of a circus or riding, fifty dollars per Circus.

For the exhibition of a menagerie, fifty dollars per day. Menagerie.

For the exhibition of a menagerie, circus or riding combined, fifty dollars per day.

For the exhibition of waxwork or other exhibition excepting circus riding or menagerie, from two to five dollars per day in the discretion of the Mayor.

For every fruit or refreshment stand or booth in connection with any such exhibition, two dollars per day.

For keeping a victualling house ordinary, or other house victualling or place mentioned in section seventy-six, ten dollars per annum house.

or two dollars by the day if by the day.

For keeping an intelligence office, one dollar per annum. Intelligence

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Livery stables. For keeping a livery stable or horses for hire, ten dollars per annum.

Cabe, etc. For keeping a cab, carriage or omnibus for hire, two dollars per annum.

Drays, etc. For keeping any other vehicle for hire excepting a cab, carriage or omnibus, four dollars per annum.

Fresh meat. For selling fresh meat in quantities less than by the quarter carcase, eight dollars per annum.

Fee to Town Clerk.

A fee of fifty cents shall be paid by every applicant for each license to the Town Clerk, one-half of which shall be payable to the Chief of Police and the other to be retained by the Clerk, and such fee shall be over and above the amount of license therein imposed.

TAVERN AND SHOP LICENSES.

Shop license go. The number of shop licenses that may be granted within the Town shall be limited to seven.

Tavern license 100. The number of tavern licenses that may be granted within the Town shall be limited to eight.

Saloons not allowed. No person shall within the Town be exempted from the necessity of having all the tavern accommodation required by law.

Tavern fee. 102. The sum or duty to be paid in respect of every tavern license granted within the Town shall be one hundred dollars, which shall include both the municipal and provincial duty.

Shop tees. 103. The sum or duty to be paid in respect of every shop license granted within the Town shall be two hundred dollars, which shall include both the municipal and provincial duty.

104. That all licensed tavern keepers shall have some one in

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attendance at all times to take charge of the horses of travellers re-Tavern keep-sorting to his house or tavern, and shall be bound to see that due hostler. care and attention are paid to the feeding, watering, cleaning and taking care of them.

105. Every shop-keeper granted a license within the Town, Licensed shop shall confine the business of his shop solely and exclusively to the nothing but liquor therein.

are or may be sold by wholesale or retail, no sale or other distaverns, posal of the said liquor shall take place therein or on the premises thereof, or out of or from the same, to any person or persons whomsoever, from or after the hour of seven o'clock on Saturday night till six of the clock on Monday morning thereafter, and during all other days the bar-room or shop in the places aforesaid shall be closed from or after the hour of eleven o'clock at night till six of the clock on the morning thereafter.

DOGS.

107. Every person who is within the Town the owner, pos-Taxonowners sessor or harborer of a dog shall pay a yearly tax of two dollars &co., of dogs. for every such dog.

Town, shall make a return on the assessment roll of the names of on assessment roll of the names of on assessment roll of the names of on assessment roll of other names of on assessment roll of owners assessment roll of owners on assessment roll of owners of all dogs; and it shall be considered to dog the next preceding section of this by-law upon request to give to the Assessor of the information necessary to enable him to make such returns,

the said tax and the amount of such tax upon the Collector's roll, Collector to enter the said tax and the amount of such tax upon the Collector's roll, Collector to and the said tax shall be collected by the Collector in like man-collect it.

ner as other rates and taxes are collected, unless the same shall have been already paid to the Inspector of Licenses under the provisions of this by-law.

Owners of license inspec-

each year.

Every person who is within the Town the owner, posdogs to register them with sessor or harborer of a dog shall before the thirty-first day of tor before first January in each year hereafter procure such dog to be numbered, January in described and registered for the year commencing on the first day of February thereafter in the office of the Town Clerk, and shall cause such dog to wear around its neck a collar of metal or of leather with metal plate, on which metal collar or plate shall be inscribed the name of such person, and to which collar shall be attached a metal check on which shall be inscribed the letters T. P. (tax paid), and figures indicating the year for which such ta

has been paid, and a number corresponding with the number un-

der which such dog is for the time being registered in the books

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And to cause dogs to wear a collar inscribed with name of owner and metal check with letters T.P. and number and year thereon.

Metal check to be furnished free of charge on payment of tax.

of the Town Clerk.

Every such person shall on payment of the tax imposed by section one hundred and four and registering his dog as provided in section one hundred and ten, be furnished, free of charge, with the metal check mentioned in the next preceeding section.

Town Clerk

The Town Clerk shall not register any such dog unless the person applying to have the same registered shall have paid Town Clera the person applying to have the not to register the person applying to have dog unless tax the tax imposed by section one hundred and seven, and shall produce the said duce the receipt of the Treasurer therefor, or shall pay the said tax to such Town Clerk.

Town Clerk to keep book and make record therein of dogs registered and other particulars, and to make monthly returns and statements to Treasurer.

It shall be the duty of the Town Clerk to keep a book in which shall be recorded the name of the owner of every dog registered under the provisions of this by-law, the date of such registration, the description of the dog, the registration, number and the amount of the tax paid, and it shall also be the duty of the Town Clerk to make a monthly return to the Town Treasurer of the moneys collected by him, and to furnish therewith a statement showing the persons by whom such moneys shall have been paid.

Duties of Town Clerk as to dogs.

The Town Clerk shall perform the duties imposed upon him by the provisions of this by-law relating to dogs under the supervision and direction of the License Committee.

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115. No person shall suffer or permit any dog of which he Victous dogs is the owner, possessor or harborer to run at large within the large. Town, if such dog is of a vicious or ferocious disposition or accustomed to snap at or bite mankind, or if such dog has previously attacked or bitten any person travelling in or along the public streets.

116. No person shall after the first day of February next After 1st Feb. suffer or permit any dog of which he is the owner, possessor or dogs not to harborer to run at large within the Town unless such dog shall without collar and check. have around its neck the collar and metal check mentioned in section one hundred and ten inscribed as therein provided.

117. No person shall suffer or permit any dog of which he Dogs not to is the owner, possessor or harborer to run at large within the Town while procladuring such period as shall be prescribed in any proclamation hibiting is in issued under the authority of this by-law, unless such dog shall muzzled. have securely put on a good, strong, substantial, and safe muzzle so as to effectually prevent him from biting or snapping.

T. U. LIBRERY

118. The Mayor may at any time when he is authorized so Mayor to do by a resolution of the Council issue his proclamation de- when authorized by Counclaring that no dog shall be permitted to run at large within the cil to issue proclamation Town during such period as shall be determined by the Council to forbid runand named in such proclamation, unless such dog shall be muz-of dogs unless and named in processing the distribution of the such as the such dogs and such as the such dogs and such as the such dogs and such as the such zled in manner prescribed in section one hundred and seventeen, and notice of such proclamation shall be given by advertisement and posters before the same goes into effect.

119. Any police constable or other person authorized for Dogs running that purpose by the Mayor, Police Magistrate or Chief of Police at large contrary to bymay seize any dog found running at large elsewhere than on the law may be seized and impremises of the owner, possessor or harborer thereof contrary to pounded and Pound Keeper the provisions of this by-law, and it shall be the duty of the police to kill unless reclaimed. constables so to do, and every such police, constable or other person shall forthwith after making such seizure deliver such dog to one of the Pound Keepers of the Town, and it shall be the duty of the Pound Keeper to whom the same snall be delivered to impound such dog and to supply it with water while impound-

ed, and in case it shall not be reclaimed as hereinafter provided within forty-eight hours after it shall have been delivered to the Pound Keeper it shall be the duty of the Pound Keeper to kill such dog.

edon payment of \$1 and proof of ownershin.

The owner, possessor or harborer of any dog impound-Owner, &c., may reclaim dog impound. ed under the next preceding section may reclaim his dog on application to the Pound Keeper on proof of his ownership and on payment of the sum of one dollar, one-half of which shall be retained by the Pound Keeper and the other half be paid to the person by whom such dog shall have been impounded.

Police magiatrate, &c., may order dog in respect of which com-plaint is made under section 115, 116, or 117 to be destroyed.

121. The Police Magistrate or other presiding magistrate at the Police Court of the Town, upon the trial of any complaint for an infraction of the provisions of sections one hundred and fifteen, one hundred and sixteen or one hundred and seventeen of this bylaw, may, in addition to the imposition of a fine and costs, order that the dog in respect of which the complaint is made shall be killed, and if the person in whose possession or custody such dog

fusal to obey order.

Penalty for re. shall be, shall neglect or refuse to deliver up to any constable or peace officer within the Town for the purpose of his being killed upon request for that purpose being made, or shall in any way hinder or prevent such dog from being taken and killed, he shall be liable to the penalties imposed for an infraction of the provisions of this by-law.

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If metal check lost a duplicate may be obtained from Town Clerk.

122. Any person who may have lost his metal check T. P. be as described in section one hundred and ten, may obtain a duplicate from the Town Clerk on payment of the sum of twentyfive cents.

PUBLIC HEALTH.

Powers conferred upon Board of Health.

123. All the powers conferred upon or vested in the members of the Municipal Council of the Town of Strathroy by "The Act respecting the Public Health" or by any act passed after "The Municipal Act" took effect, or which may hereafter be passed for the like purpose, are hereby delegated to the members of the said Council who shall from time to time be the members provided red to the per to kill

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gistrate at inplaint for ind fifteen, of this byosts, order e shall be such dog instable or ing killed any way he shall he provi-

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the memby "The sed after eafter be members members of the standing committee of the said Council called the Board of Health.

- be called the Health Inspector, who shall hold office during the tor to be appointed. be called the Health Inspector, who shall hold office during the pointed, and such appointment shall not be limited to one officer if it be deemed necessary in the interest of the Public Health to increase the number of such inspectors.
- 125. Every Health Inspector shall before entering upon the Declaration of duties of his office make the following declaration before the office.

 Mayor or Town Clerk for the time being, viz.:

S. C. LIERTINGS

- I, hereby declare that I will to the best of my skill and judgment duly and faithfully perform all the duties appertaining to my office of Health Inspector as declared by the by-laws of the Town of Strathroy.and that I will not directly or indirectly for myself or others in trust for me or on my own account have any interest or concern in any purchase, contract or agreement to be made in pursuance of such by-laws.
- 126. The following shall be the duties of the Health In-Dutles of Health Inspector:
- (1.) To attend at the health office a portion of each day as To attend the said board may direct.
- (2.) To keep a record of all his proceedings in a book in which shall be entered any expenditure ordered in his department with the names of all persons or workmen the time worked and the amount to be paid to each individual, and to make a report thereof to the said board whenever directed by said board so to do.
- (3.) To keep a vigilant supervision over all the lanes, by To keep supways and vacant lots or premises within the Town, upon which lanes, &c. any accumulation of dung, manure, offal, filth, refuse, stegnant water or other offensive matter may be found, and at once, either when required by any person or otherwise, to examine the same,

To notify per- and notify the person who owns or occupies such premises to resons to remove accumulation move the same and if necessary to require the premises to be cleansed and disinfected

To report theron and if not removed to lay information.

(4.) To make a report of such examination and if such accumulation be not removed within twenty-four hours after notice thereof as aforesaid to lodge information before the proper officer to the end, that proceedings may be immediately taken against the person offending in accordance with the provisions of this by law, and it shall be at his discretion to cause such accumulation to be removed.

To visit butchers premises.

(5.) To visit the premises of all butchers at least once or twice during the months of May, June, July, August, September and October, and once a month during the remainder of the year. and to report to the said board the result of such visits immediately thereafter.

or vegetable

(6.) To make all necessary arrangements for removing all To provide for (6.) To make all necessary arrangements for removal of decaying animal or vegetable matter from the streets.

To see that hylaws relating public health are observed.

(7.) To see that the provisions of the by-laws of the Town relating to the public health are enforced, and generally to obey and carry out the instructions and directions of the said board in matter relating to the public health.

Appointment of medical health officer.

127. In addition to the appointment of Health Inspector the Council may, when it is deemed indispensable for the preservation of the public health and the more promptly and effectually carrying into effect the sanitary provisions of this or any other by-law of the Council, appoint one or more members of the medical profession to be Medical Health Officer or officers of the Town, to hold office during the pleasure of the Council, and whose duties and remuneration shall be specially defined from time to time by resolution of the Council.

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Board to examine sources of filth, &c.

128. The said board shall examine into all nuisances, sources of filth and causes of sickness within the Town that may in its opinion be injurious to the health of the inhabitants and shall denises to renises to be

f such acter notice proper oftelv taken visions of e such ac-

st once or September of the year, ts immedi-

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the Town y to obey d board in

spector the preservaeffectually any other f the mediers of the uncil, and fined from

es, sources may in its d shall destroy, remove or prevent the same as the case may require, and Board to over shall further enquire respecting articles that are capable of con- of fifth, &c. containing or conveying infection or contagion brought or conveyed into the Town by or through any vehicle or by any means whatsoever.

129. The said Board may grant permits for or restrain the Removal of removal of any nuisance or infected articles within the Town when they consider it safe and proper for the public safety so to do.

130. Whenever it shall appear necessary to the said Board Abatement of or any of its officers for the preservation of the public health or nuisance, etc. for the abatement of any nuisance or upon the receipt by the said Board of a notice signed by two or more inhabitants of the Town stating the conditions of any lot, house, building or place within the Town to be so filthy as to be a nuisance or injurious to health, or that a public nuisance exists in or upon such lot, house, building or place, or that in or upon any such lot, house, building or place any accumulation of dung, manure, offal, filth, refuse, stagnant water or other offensive matter or thing is kept or permitted to remain so as to be a nuisance or injurious as aforesaid, the said Board or any of its officers may enter such lot, house, building or place for the purpose of examining the same, and if necessary May order remay order the removal of any such matter or thing as aforesaid, moval of nuisance, etc. And if any person having the care or control of such lot, house, building or place after having had twenty four hours notice from the said Board or any of its officers, to remove or abate such matter or thing as aforesaid, shall neglect or refuse to remove or abate the same, he shall be subject to the penalties of this by-law, and the said Board may remove or cause to be removed such matter or In case of failthing, and abate or cause to be abated such nuisance, the costs after notice at and expenses whereof shall be paid by the person in default in person in default in person in default. addition to the penalties imposed by this by-law.

THE PERMEN

131. The notice mentioned in the next preceding section of on whom nothis by law, may be served on the occupant or person having tice is to be gerved and charge or control of such lot, house, building or place, and if such how.

lot, house, building or place is vacant, the same may be served on the owner thereof or his agent if known and resident in the Town, and if not known or not residing in the Town, may be affixed to such lot, house, building or place,

Duty of board ing-house keepers, etc.. during epidemic

Whenever any boarding house-keeper or householder within the Town shall know that any person within his house has the small-pox or any other disease dangerous to the public health, he shall immediately give notice to the said board or any of its officers.

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Duty of physicians during epidemic.

Whenever any physician within the Town shall know 133. that any person whom be is called upon to visit within the Town is infected with the small-pox or any other disease dangerous to the public health, such physician shall immediately give notice thereof to the said board or any of its officers.

During epidemic persons ed.

The said board or any of its officers may isolate any may be isolat person having the small-pox or other disease dangerous to the public health within the Town, and may cause to be posted upon or near the door of any house or dwelling in which such person is, a notice stating that such disease is within the said house or

Notice may be put up on house

Slaughter

removed.

dwelling.

The said board or any of its officers may order and houses may be direct the person in possession of any slaughter house or place in which cattle, sheep or swine are or have been slaughtered within the Town, to remove the same out of the Town limits or to discontinue slaughtering in such slaughter house or other place on the premises thereof within the Town, and to thoroughly cleanse the same. If such person after having had twenty-four hours notice from the said board or any of its officers shall neglect or refuse to obey the said order he shall be subject to the penalties of this by-law.

Swine may be removed out of the town limits.

136. That it shall be lawful for the said board or any of its officers to order or direct any person having in his possession or upon his premises any swine within the Town to remove such swine without the limits of the Town, and to cause the pens, styes, yard or place within which they are or were kept to be

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ouseholder house has blic health. any of its

shall know the Town ngerous to give notice

isolate any ous to the osted upon h person is, d house or

order and e or place laughtered n limits or e or other thoroughwenty-four s shall neect to the

any of its session or nove such the pens, kept to be

thoroughly cleansed within such time as the said board may direct by such notice.

137. That the proprietor or occupant of any premises within privies to be the Town shall cause the privies on their respective premises to values. be built above vaults at least four feet in depth and proper ly constructed and covered, and that the proprietors or occupants of any and all premises within the Town shall deposit and throw Lime or some into their said privy vaults at least once in every fortnight other chemicals to be between the first days of April and October in each year thrown thereat least a peck of unslacked lime or its equivalent in any disinfecting chemical.

138. That the owner or occupant of any premises within privy vaults the Town shall cause the privy vaults upon his premises to be and filtance cleansed and the filth therein removed to such place as the said list May in board may direct, at least once in each year not later than the each year, first day of May.

139. That persons having upon their premises any private Private drains drain or sink shall cause the same to be cleanly kept, and shall or sinks to be pour down such private drain or sink at least once in each week and chemical solution to be a small quantity of any deoderizing chemical solution. poured down once a week.

140. That no person shall throw or cause to be thrown upon Water not to any street, alley or highway within the Town any water whatever be thrown on except the same be thrown within the box drain.

141. That no owner or the agent of any owner or person in possession of any house within the Town, shall permit the same to be occupied be occupied by a greater number of persons than in the opinion of humber of the said board should be permitted.

persons than Board will permit.

Any person selling within the Town or exporting there selling or exroin blown, tainted or damaged fish or flesh meat, unless with the intent that the same shall be used for some other purpose fish, meat, etc., prohibithan as food, shall be subject to the penalties of this by-law, and upon trial or enquiry of such case the burden of proof shall be upon the person accused to show for what purpose such fish or

porting tainted or damaged

Penalty.

flesh meat was so exported or sold and the convicting justice may order the same to be destroyed

Decayed fruit. &c., tainted fish, meat, eta not ha brought into the Town without a per-

143. No person shall bring into the Town any decayed fruit, potatoes or other vegetable product or any tainted or damaged flesh, meat or fish. without a permit therefor from the said Board or the said Health Inspector, or in any other than such a manner as he or the Board shall direct.

Offensive privy vaults, drains, etc., to be cleansed, altered and renaired as the Board may direct.

Whenever any privy vault or drain shall become offensive or obstructed, the same shall be cleansed and made free, and the owner, agent, occupant, or other person having charge of the land in which such privy vault or drain may be situated, the state or condition of which shall be in violation of the provisions of this by-law shall remove, cleanse, alter, amend or repair the same within a reasonable time after notice in writing to that effect

In default the given by the said Board or any of its officers as the said Board so at the own-shall appoint, and in case of neglect or refusal the said Board may cause the same to be removed, altered, amended or repaired as they may deem expedient at the expense of such owner, occupant or other person.

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Removal of night soil.

145. No person shall remove or cause to be removed, or aid or assist in removing, or transport or cause to be transported, or aid or assist in transporting in, through or along any stree., highway or public place within the Town, night soil or other contents of any privy vault, sink or cesspit, except substance not soluble in water, unless the same be removed and transported by means of air tight apparatus or in such manner as shall prevent such night soil or other contents from being agitated or exposed in the open air during such removal or transportation.

Depositing or burying night soil, e.c.

146. No person shall deposit night soil upon any of the streets or upon any lot within het Town, or pury within the Town night soil removed from any privy vault or other receptacle without the permission of the said Board.

Throwing 147. No person shall throw any night soil, dirt, filth, carcadirt, etc., on streets or into ses of animals, or rubbish of any street, lane or highway within the river Syhe Town or into the river Sydenham, or any other public water denham.,

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h, carcay within lic water where it runs within or opposite to the limits of the Town. All such substances shall be removed from the place where the same have been so thrown or left as aforesaid by the person who shall have so thrown or left the same as aforesaid or directed the same Removal to be done within twenty-four hours after personal notice to that same. effect given to him by the said Health Inspector, in default of which such removal may be made under the direction of the said Health Inspector, and the expense thereof shall in that case be borne by the person in default.

- Board transport or carry or cause to be transported or carried, or through town. assist in transporting or carrying in through or along any street, highway or public place within the Town the body or remains of any dead person which have been interred and afterwards disinterred for the purpose of removal from the place of interment.
- 149. It shall be the duty of all officers and servants of the All officers, corporation to give all possible aid and assistance in their power Health Into the Health Inspector and any of the officers of the said board spector, etc. in the discharge of their duties.

STREETS AND SIDEWALKS.

FOOT PASSENGERS.

- or others shall pass on the right, and any person or persons over-taking another or others and passing, must pass on the right, and any person or persons wilfully offending against this provision whereby any disturbance or confusion is occasioned, shall be lia-Penalty in deble to the penalties imposed by this by-law for an infraction of the right.
- 151. Three or more persons shall not stand in a group or Three or more near to each other on any street or sidewalk within the Town in persons not to such a manner as to obstruct a free passage for foot passengers, groups on the after a request to move on made by any police officer, constable streets. or other peace officer or person duly authorized by the Mayor or any councillor.

Street preaching permitted unless dis-

152. Nothing in the preceding section contained shall be construed as prohibiting the congregation of individuals to attend or listen to street preaching so long as the proceedings thereat shall continue peaceable and orderly, and sufficient space be left both on the sidewalks and the central roadway to allow of the ordinary traffic of the street and sidewalks upon which such street preaching takes place; provided always, that should the sidewalk or roadway during such street preaching be or become at any time so obstructing, the same shall upon request as aforesaid, forthwith remove from such position and in the event of their refusing so to do shall be liable to the penalities of this bylaw.

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Provise sidewalk or street not to be obstructed.

Running races etc., on sidewalks or streets prohibited. 153. No person shall run or race on the streets or sidewalks or crowd or jostle other foot passengers so as to create discomfort, disturbance or confusion.

HORSES AND VEHICLES.

Persons driving waggons, etc., to have strong reins.

154. No person shall drive any carriage, cart, waggon, sled, sleigh, or other vehicle, or sit upon any horse or other beast harnessed thereto in order to ride or drive the same, nor shall any person ride or lead any horse, mare or gelding, unless he shall have strong reins or lines fastened to the bridles of the beasts and held in his hands sufficient to guide them and to restrain them from running, galloping, or going immoderately through any of the streets of the Town.

Immoderate driving.

Drivers, etc., in charge of vehicles conveying goods through the streets to remain on vehicles or walk beside horses. Passing each other.

155. It shall be the duty of every driver or other person in charge of any vehicle conveying goods, wares, or merchandise through the streets of the Town to remain upon such vehicle while the same is in motion, or to walk beside the horse or horses drawing the same; and every such person shall observe and comply with the provisions of the statutes relative to the meeting or overtaking of vehicles upon the public highway.

Immoderate driving or galloping prohibited on public streets.

156. No person driving any carriage, cart, waggon, sled, sleigh, or other vehicle, or riding upon any horse, mare or gelding shall cause or permit, or suffer the beast or beasts he shall ride or drive to go on a gallop or other immoderate rate, and

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person in erchandise h vehicle or horses and comneeting or

gon, sled, re or gelds he shall rate, and

every person so driving or riding along any public street or Horses, etc., thoroughfare in the town shall slacken his speed in approaching not to run at large or stand any crossing for foot passengers, upon which any person may be without beits crossing such public street or thoroughfare; and no person shall tied. suffer or permit any horse, mare or gelding, to run at large or to stand in any street of the said Town without being sufficiently secured to prevent its running away.

157. It shall and may be lawful for any person or persons to Any person stop any horse, mare or gelding found running at large or going may stop horses, etc., at a gallop or other immoderate rate, until the owner or owners running at large or going can be found and proceeded with according to law.

at an immoderate rate.

158. No person shall break in or train any horse, mare or Training gelding, or shall exhibit or let to mares any stud horse in any public place or in any of the streets or parks within the Town.

horses or ex-hibiting stud horses on the streets prohib-

159. No person shall ride, drive, lead or back any horse, Vehicles not carriage, cart, waggon, sled, sleigh, or other vehicle, over or to drive on along any paved or planked sidewalk within the Town unless it less for the be i crossing such paved or planked sidewalk to go into any purpose of going into any ing into a yard or lot.

160. Every owner or occupier of any house, building or lot, Owners, etc., who shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, sled, shall require to drive any horse, carriage, cart, waggon, carriage, sleigh, or other vehicle across any paved or planked sidewalk for orgutters the purpose of going in at any gate, or to any lot, or to the rear bridge, of any premises, shall construct across the drain, gutter, or water course opposite the gateway or premises a good and sufficient bridge of planks, so constructed as not to obstruct the said drain. gutter, or water course, and shall also place a piece of timber How to be along so much of the edge of the said pavement or planking on constructed. the side next the gateway or premises as is necessary for any vehicle to pass over without injuring the said pavement or planking.

161. No person shall permit his horse, carriage, cart, wag_ Horses not to gon, sled, sleigh, or other vehicle, to stand upon any street with stand on the in the town longer than is absolutely necessary, for the owner, than is absolutely necessary. driver, or person using the same to transact his business with the sary.

person opposite whose house the same shall stand; and no person shall tie his horse to any post, hook or ring, or in any way across any pavement, sidewalk or crossing, so as to obstruct the ordinary traffic of the street, or leave any carriage, cart, waggon, sled, sleigh, or other vehicle, standing opposite any other person's door than such as the owner, rider, driver, or occupant may have business with; and no person shall in any wise obstruct the free Horses not to use of the streets or sidewalks of the said Town on the crossings be tied to any across the said to any across the public streets by stopping any horse, cart, carriage. waggon, sled, sleigh, or other vehicle across the same, or by any other means

post, etc., or obstruct crossings or the streets.

Vehicles withon the streets.

Proviso.

162. No person shall place any carriage, cart, waggon, sled. out horses not sleigh, or other vehicle, without horses, upon any street within the Town, provided always that nothing in this clause contained shall prevent licensed hotel keepers from placing not more than two rows of vehicles without horses lengthwise on either of any of the streets other than Front and Frank streets when absolutely

necessary and not otherwise.

163. It shall be the duty of the chief of police of the Town Duty of chief of police, etc. for the time being or of any constable in the regular employ of the said Town to remove from off the streets of the Town any horse or horses, carts or waggens, or other vehicles allowed to stand upon any street in the Town longer than is absolutely necessary for the owner, driver, or person in charge or using the same to transact his business with the person opposite whose house, store or place of business the said horse, horses, vehicle, house, store or place of business the house, store or place of business the house, store or place of business the business to stand longor than two or vehicles shall stand, and in no case shall a horse or horses, team or waggon or other vehicle be allowed to stand tied in any

Horses and

DIRT OR SNOW.

such streets for a longer period than two hours.

Removal of pavement.

164. Every occupant, and in case there is no occupant, the dirt, dust, snow and toe owner of every house, shop, building, lot or parcel of land, and within the within the every person having charge or care of any church, chapel or other public building fronting or abutting on Frank and Front streets within the area of the block pavement shall water and nd no perin any way obstruct the art, waggon, her person's nt may have uct the free e crossings rt, carriage.

ggon, sled, reet within contained more than ther of anv absolutely

or by any

the Town employ of Town any allowed to olutely necusing the site whose ses, vehicle. or horses. tied in any

cupant, the f land, and , chapel or and Front water and

cleanly sweep and keep free from obstruction by dirt.dust, snow, ice, or other encumbrances the pavement or sidewalk in front and about his premises as aforesaid before eight o'clock in the morning of each day from the first day or May till the first day of October in each be cleaned, year, and shall sweep the same before nine o'clock every morning during the rest of the year (Sundays excepted),

Time when to

165. Every occupant, and in case there is no occupant, the snow, etc., to owner of every house, shop, building, lot, or parcel of land, with-be removed in the Town, and every person having charge or care of any after falling church, chapel, or other public building fronting or abutting on and roofs of the block paved portion of Frank and Front streets shall within the first four hours after every fall of snow, or fall of hail or rain, which shall freeze on the sidewalks, or after a fall of snow from off any building, cause the same to be removed entirely off the sidewalk opposite each house, shop, church, chapel, or other building as aforesaid; and in case the ice or snow shall be so frozen that it cannot be removed without injury to the sidewalks Provise if or pavements, every such person as aforesaid shall strew the frozen ashes same with ashes, sand or some other suitable substance; but no spread thereon. person shall sprinkle, spread or place, or cause to be sprinkled, spread or placed, any salt or like substance on the road or car- Salt prohibitriage way of any public highway or street within the Town with ed. the intent or for the purpose of melting or dissolving any snow, ice or dirt which may have accumulated on any road or carriageway of any such street or public highway within the Town.

buildings.

166. In case the said snow, ice, and dirt have not been so If snow, etc., removed from the sidewalks adjoining any premises within the within 21 said prescribed area in the said Town within twenty-four hours commissioner after any fall of snow, rain or hail, it shall be the duty of the at the expense road commissioner or other person appointed for that purpose to of owners, etc. give information and prosecute the parties in default, if resident within the Town, and also forthwith to cause the said snow, ice and dirt to be removed at the expense of the corporation, and to keep an account of all expenses so incurred, and of the properties in respect of which such moneys have been expended, and the names of the owners and occupants thereof on the last re-

Return to be made to the town treasurer at certain times

vised assessment roll; and to make a return to the treasurer of the town of Strathroy on the first day of January, April, July and October in each year of all expenses incurred as aforesaid, during the preceding quarter, with the number on the last revised assessment roll of the property in respect of which the said expense was incurred, and the names of the owner and occupant thereof, as appearing on the said roll and the said treasurer shall in a book to be kept by him for that purpose, charge against each such parcel of land the unpaid balance of such assessment and cause the sum to be collected in the same manner as other municipal taxes.

How collect-

Accumulation of snow and ice on roof and eaves of buildings to be forthwith removed.

167. Every occupant, and in case there is no occupant the owner of every house, shop, or building and every person having the charge or care of any church, chapel or other public building abutting on or erected within ten feet of any public street, thoroughfare, sidewals or pavement shall whenever snow or ice shall accumulate on the roof or eaves of his house or building as aforesaid to an extent that shall be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every person while removing the same shall take due and proper care and precaution for the warning and safety of persons passing.

Duty of resipavement.

168. Whenever a street has been paved with cedar or other dents fronting blocks, it shall be the duty of the residents along that portion of said street so paved to remove all dirt and other obstructions from the portices of such streets adjoining and immediately in front of the premises occupied by them, this duty shall be performed in manner following:

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To sweep halfway across the street.

- (1.) Every owner, occupant or tenant of any premises referred to in the last mentioned clause shall sweep or gather or cause to be swept or gathered, between the first day of April and the first day of November in each year, at least once a week, and also on the day preceding any holiday, or day on which any exceptionally large gathering is expected, all the accumulations of dirt and other obstructions from the portions of such streets in front of such premises and halfway across the street.
 - Such accumulations shall be heaped in the centre of the

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upant the con having c building creet, thoror ice shall g as aforesing, cause ery person e and pre-

ipal taxes.

portion of estructions diately in all be per-

es referred cause to d the first ad also on exceptionof dirt and n front of

ntre of the

roadway from which they shall be rem oved by some party author. Gather in heaps in the centre of roadway.

THE PERSON NAMED IN

(3.) The chief of police, road commissioner, or some one authorized to do so shall at the commencement of each season serve on each owner, when such owner is in possession, or on each householder, tenant or occupant a notice in the form A to this by-law annexed, and shall lodge a list of all persons so notified with the clerk of the municipality, whenever any owner, ten ant or occupant refuses or neglects for twenty-four hours to clean that portion of block paved streets adjoining his or their property or properties, or whenever the owner or owners of vacant property for twenty-four hours neglect to clean the same the Council or their commissioner shall cause to be cleared away all dirt from such sidewalks and streets at the expense of the owner or occupant so neglecting to clean in front of his or her premises as aforesaid, and in case of nonpayment such expenses shall be charged ed.

How collecting is a special assessment against such premises to be recovered in like manner as all other municipal taxes.

REMOVING BUILDINGS.

169. No person shall remove, or cause, or permit to be re. Buildings not moved, or assist in removing any building into, along or across without leave any street or sidewalk in the said Town without having first obtained leave in writing from the road committee.

coal upon any paved or planked sidewalk in the Towa, or shall to be thrown saw or split cordwood or firewood upon any street or sidewalk in the Town, and no person shall stand on any such sidewalk with his wood saw and horse so as to obstruct a free passage for foot passengers. Nor shall any person being the owner of any cordwood, firewood, coal, lumber or timber which has been thrown or piled upon any street in the said Town, permit the same to remain upon such street for a longer time than two hours so as to obstruct the free use thereof.

MERCHANDISE.

Goods not to be placed on any street or sidewalk, nor hung up or exposed out-side any shop, warehouse.

Proviso.

171. No person shall place any goods, wares or other merchandise, or other articles of any kind upon any street or upon any sidewalk, or hang or expose any goods, wares or merchandise or other articles outside of any house, shop, warehouse, or other building which shall project over any portion of the sidewalk of any street, or over any street of the said Town. But the provisions of this section shall not be construed to interfere with the use of a portion of such street or sidewalk for a reasonable time during the taking in or delivery of merchandise or other goods or prevent the Town engineer under the direction of the road committee from granting written permission to construct platforms across the drains, gutters or water courses on any of the streets of the Town where such committee may deem it necessary or advisable to grant such permission for facilitating the reception or delivery of merchandise or other goods, provided such permi-Proviso right sion in all cases, reserves to the sail committee or engineer the right to withdraw the same whenever the said committee or engineer may deem it advisable.

to withdraw order.

AUCTIONS.

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172. No person without first having obtained leave from the Auction sales. mayor, or chief officer of the Town, shall sell by auction upon any of the streets or sidewalks of the Town any horses, carriages, furniture, or any other articles whatsoever.

EXCAVATIONS.

Planking. pavement, sidewalk, &c., not to be removed without a permit.

No person or persons shall break, tear up or remove any planking, pavement, sidewalk, carbing, macadamizing or other road surface, or make any excavation in or under any street or sidewalk of the Town for the purpose of building or other wise, without having first obtained a proper permit or license from the road committee so to do, and such permit being grant-

moving the same.

To be replace ed the same shall be done under the direction of the Town en-ed, relaid, and gineer, and shall under the same inspection be replaced, relaid, the party reand made good by the parties who may have required to have the same removed and such removal shall not be allowed to con-

tinue any longer than is absolutely necessary in every case where the said road committee may see fit to grant permission as aforesaid, the party to whom the same is granted shall be held responsible for any accidents that may occur to any person or property by reason thereof, and shall keep and muintain such lights and shall keep watchmen, and shall take such further care and precaution as lights when may be necessary for the protection any safety of the public, and necessary. the Town engineer or any one acting in that capacity shall be the sole judge as to what are necessary precautions.

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REMOVAL OF GRAVEL, SAND OR EARTH.

174. No person shall take away any gravel, or dig up, take No person shall take or carry away any earth, sand, or cut any sod from any street away or dig laid out in the Town, or from any vacant lot belonging to the up any earth, said corporation of the Town without having first obtained per. Street without the permission mission from the committee of the Council having authority of the Council, to grant the same.

ENCROACHMENTS, FENCES, AWNINGS OR SIGNS.

175. No person shall without having first obtained leave Moveable from the road committee, construct, place, or make any move-traps or doors on the sideable traps or doors for the purpose of entrance to any cellar or walks, &c. premises under any building which shall in any wise encroach upon the sidewalk or streets of the Town.

- 176. No person shall erect or continue any awning, sign, Awnings, sign post, hanging or swinging sign which shall in any way ex-sign tend over any street or sidewalk in the Town, unless a plan thereof shall be first submitted to and approved of by the said Proviso. road committee upon the report of the road commissioner.
- 177. It shall and may be lawful for any person or persons signs, &c. appointed by the said municipal council of the Town for that moved after purpose, after fourteen days notice in writing served on the own- 14 days notice. er or occupier of any premises before which such last mentioned awning, sign, sign post, hanging or swinging sign exists to cause the same to be removed, and no person or persons shall obstruct

or impede such person or persons so appointed in the due execution of the provisions of this section.

Fonces erected across any moved after notice.

178. Any person or persons who has or have erected, or road to be re- may hereafter erect any fence on or across any road or thoroughfare, and who refuses or neglects for ten days after being notified by the clerk, engineer or road commissioner in writing to remove the same, shall be liable to the penalties imposed by this by-law for an infraction of the provisions thereof. Provided always that when any crop is growing on the land enclosed by any fence obstructing any street, lane or other thoroughfare, the road commissioner, clerk or engineer may extend the time for removing the said fence.

Drowlan

Climbing on fences, etc., prohibited.

170. No person shall be allowed to climb on or into any of the fences of the squares, parks or public places of the Town, or upon any of the railings or fences along any of the streets of the Lown.

Defacing or distiguring buildings.

... 180. No person shall deface or disfigure any public or private building or buildings, wall, fence, railing, sign, monument, post or other property in the Town by cutting, breaking, daubing with paint or other substance, or shall in any way injure the same

FIRE AND FIREWORKS.

Shavings. chips or straw not to be set on fire on the streets.

No person shall set fire to any shavings, chips, straw or other combustible matter for the purpose of consuming the same, in any of the streets or parks of the Town, or in any enclosure within one hundred feet of any building, and no person shall carry fire through any of the streets or parks in the Town except in some covered vessel or metal fire pan.

Not to carry fire through the streets.

Bonfires.

182. No person or persons shall make or light any fire or bonfire in any of the streets, squares, parks or public places of the Town, or shall fire or discharge any gun, fowling piece or firearms, or shall set fire to any fireworks within the Town unless specially authorized by the mayor or the municipal council of the Town, and no person or persons shall light, set off or

Proviso.

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chips, straw suming the in any enno person the Town

any fire or places of g piece or Town unpal council set off or

throw any fire-crackers, squibs, serpent or other noisy, offensive or dangerous substance or fireworks in any of the streets, squares, parks or public places within the Town.

THROWING DANGEROUS MISSILES.

183. No person shall cast, project, or throw any stones or Throwing balls of snow or ice, or other missiles, dangerous to the public, or of now, etc. use any bow and arrow, or catapult in any of the streets, parks or public places within the Town.

COOPERS' SHOPS.

184. Every coopers' shop erected on Front and Frank Coopers, carstreets, or which may hereafter be erected in either of the said joiners shops.

streets within the fire limits, shall have a chimney at least six feet by eight feet at the base, and ten feet above any other building situated within one hundred feet of said shop, and all coopers, carpenters, joiners and other shops where any readily combustible material accumulates shall be cleaned of such combustible material every morning, and the shavings or other combustible rubbish removed to some place tree from danger by fire, and it shall be the duty of the chief of police in addition to all other duties prescribed by this by-law to see the provisions of this clause enforced.

INTERPRETATION.

in this by law, it shall be understood and construed as including all highways, thoroughfares, lanes, roads, alleys, avenues, bridges, courts, court yards, commons, public squares and public places, and shall be also understood as including the sidewalks, unless the contrary is expressed, or such construction would be inconsistent with the manifest intent of this by-law, also the "board of works" and "road committee" shall be construed to mean all and the same body, also the word "inspector," "overseer," and "road commissioner" shall be construed to mean one and the same person.

Children not tolliang on behind waggons. or ride or hang on behind any waggon or other vehicle within the

FIRE LIMITS

Fire limits.

187. No person or persons, body or bodies corporate, shall construct or erect any wooden or frame building within the area between Colborne street and Maria street on Front street within the space of one hundred feet north or south of Front street, nor shall any wooden or frame building be constructed or erected on any part of Frank street from Front street to the station grounds of the Grand Trunk Railway within the distance of one hundred feet of the east or of the west side of Frank street, nor shall any wooden or frame building be constructed or erected between Colborne and Thomas streets, extending southwardly to the distance of three hundred and thirty feet from the southern verge of Front street and northwardly to the distance of three hundred and thirty feet from the northern verge of Front street aforesaid and extending eas wardly from Thomas street to a line which would form a continuation of the western boundary line of Colborne street if extended.

Verandahs, gallerys, etc., prohibited within, fire limits.

188. No person or persons, body or bodies corporate, shall erect or construct any verandah, portico or gallery, or any other wooden structure whatsoever, either as a lean to to any building already constructed or about to be constructed or overhanging any other building or the street within the fire limits set forth inthe next preceding section, and no person shall remove any wooden building or structure from any part of the said fire limits to erect the same on any other part of the said fire limits.

PREVENTING FIRES.

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Citizens to as sist firemen when called upon.

189. It shall be the duty of all good citizens residing within the Town to use their best efforts at all times in the suppression of fire, and any person who shall "without lawful excuse," neglect or refuse to obey the orders of his worship the mayor, reeve, deputy-reeve, or any councillor, the senior officer in command of the fire company, engineer, or fire warden either to assist the

of any car, within the

orate, shall in the area reet within street, nor erected on on grounds e hundred r shall any tween Colne distance ge of Front indred and resaid, and ich would f Colborne

any other y building verhanging et forth inmove any fire limits

ing within appression use," negyor, reeve, mmand of assist the firemen or perform any reasonable service at any fire shall be liable to the penalties imposed by this by-law for an infraction of the provisions thereof.

- 190. The chief, captain, or foreman in charge of the fire depulling down partment at any fire in the Town is hereby empowered with the buildings to sanction of the Mayor of the Town to cause to be pulled down or spreading. demolished adjacent houses or other erections when necessary to prevent the spread of fire, but not otherwise.
- man or other person shall in any way impede or hinder any fire-shall not impede or hinder any or be in the person who shall be assisting in extinguishing a fire pede or hinder firemen. With, nor shall any person drive any vehicle whatever over any shall not drive over hose while in use or about to be used at any fire, or at any other hose.
- 192. The members of the council shall be fire wardens, and Whole council as such shall use their best endeavors in the suppression of fire to be fire wardens.
- 193. There shall be appointed a fire warden or inspector of Shall appoint buildings for the Town, whose duty shall be:
- or is directed by the mayor, reeve, deputy-reeve, or any councillor or the chairman of the fire and water committee to do so, all chimneys, flues, fire-places, stoves, ovens, boilers or other apparatus or things which may be dangerous in causing or promoting fire and to report thereon to the mayor, police magistrate or the thereon. To report chairman of the fire and water committee, (as the case may be) and under the direction of the mayor, police magistrate or chairman of the fire and water committee, if the same be dangerous, to notify the owner or person using the same, or occupying the building in which the same is or are contained to discontinue the use of or remove the same, and if such owner or persons using the same or occupying the building in which the same is or are contained neglects or refuses after receiving such notice to discontinue the use of the same, or to remove the same within a rea-

The same

In case of owner's default to re move at his expense.

sonable time in that behalf under the direction of the mayor, police magistrate or chairman of the fire and water committee to employ such aid and assistance as may be necessary and to remove the same at the expense of the person in default.

To enforce provisions of by-laws.

(2) And generally to enforce the provisions of the by-laws of the Town in force for preventing fires.

Buildings erecte i contrary to bylaw may be removed.

194. The fire warder or inspector of buildings may, under the direction of the mayor, police magistrate or chairman of the fire and water committee pull down or remove at the expense of the owner thereof, any building or erection which may be constructed or placed in contravention of this by-law.

Mode of constructing flues.

195. Every chimney or flue built or constructed within the chimneys and Town, shall be built of brick, stone or other incombustible material, and the walls thereof shall be not less than four inches in thickness, exclusive of plastering and shall be well and sufficiently plastered and every such chimney shall rise at least three feet above the roof of the house or building in which the same shall be; and every such chimney or flue if built in circular form shall be not less than twelve inches in diameter, and if of oval form not less than nine inches by sixteen inches, and every such chimney or flue shall be so constructed as to admit of its being scraped, brushed or cleansed.

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Chimneys and preceding sec tion.

196. No person shall build or construct within the Town flues to be con-structed as in any chimney or flue otherwise than in accordance with the provisions of the next preceding section of this by-law, and no person shall use within the Town any chimney or flue constructed or built otherwise than in accordance with such provisions.

Stove ripes.

197. The pipe of every stove, chimney or fire place within the Town, shall be conducted into a chimney of stone, brick or other incombustible material, and in all cases where a stove pipe passes through the wood work of a building within the Town, it shall be separated from such woodwork at least three inches by metal or other incombustible material, and all pipes from stoves or fire places shall be supported and stayed by wires, and no navor, police ttee to emto remove

the by-laws

may, under rman of the expense of nay be con-

within the oustible mar inches in d sufficientst three feet same shall r form shall f oval form such chimeing scrap-

the Town th the proand no perconstructed sior.s.

ace within e, brick or stove pipe ne Town, it e inches by rom stoves es, and no person shall within the Town use any pipe or stove pipe which is not put up in accordance with the provisions of this by-law.

198. The occupant or other person in possession or charge Hearths or of any house or building within the Town, or of any room or netal to be placed under place therein, where a stove is used shall have placed and keep stoves, etc. under such stove a hearth or pan of brick or metal, or other incombustible material, and the bottom of such stove shall not be less than eight inches from such hearth or pan, and the sides or ends thereof, not less than eighteen inches from any wooden partition and the pipes of such stove shall not be placed within twelve Placing and inches of the ceiling or of any wooden partition, and where any putting up of such stove is used to heat more than one room or place by being etc. built into any wall or partition, the space around it on the top and sides to the distance of at least nine inches shall be filled up with bricks and mortar, stone, sheet iron, or other incombustible material.

199. No person shall keep or have in any house or place Storing of within the Town at any one time, more than ten pounds of gun-gunpowder. powder, unless the same is kept in a magazine to be approved of by the fire and water committee, and all gunpowder under the said quantity which is kept on hand by any person within the Town shall be deposited in a fire proof box or safe, and no person shall take a lighted candle lantern, lamp or light, or fire of any description near the same.

200. The chief of police, constable, fire warden or any peace officers may officer upon the written authority of the mayor, police magistrate premises to or chairman of the fire and water committee or any inspector may sons of byat any time between the hours of nine o'clock in the forenoon served and six o'clock in the afternoon, enter into and upon any house, building or place within the Town for the purpose of examining the same in order that he may ascertain whether the provisions of the by-laws of the Town for preventing fires are observed and no person shall obstruct the said officers in making such examina-be obstructed tion, or refuse him or prevent him having access to such house or hindered. tion, or refuse him or prevent him having access to such house, in so doing. building or place for the purpose aforesaid.

SWEEPING OF CHIMNEYS.

Chimney

201. There shall be one chimney sweep appointed for the Town.

Duties of.

202. It shall be the duty of the chimney sweep:

To provide brashes and apparatus. (1.) To provide himself with such brushes and other apparatus for cleaning chimneys as shall be approved of by the fire and water committee, and he shall not be entitled to collect the fees and rates authorized by this by-law unless such apparatus is used.

To sweep chimneys when requir-

(2.) To cause to be well and effectually swept every flue and chimney in use within the l'own, which he shall be required to sweep.

To complain to inspector of infraction of by-laws, (3.) To make complaint to the inspector of buildings of any infraction of the by-laws of the Town relating to the sweeping of chimneys in order that the offender may be proceeded against.

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To report any dangerous chimney or flue.

(4.) To report to the inspector of buildings any chimney or flue which shall be so constructed as to be daugerous in promoting or causing fires, and any other infraction of the by-laws of the Town for preventing fires.

Chimney sweep to give security.

203. The chimney sweep shall give security to the satisfaction of the fire and water committee, for the due and efficient performance of his duties and for the payment of any damage done to any person by the negligent discharge of such duties,

Fees.

204. The chimney sweep shall be entitled to the following rates and fees for services performed by him, that is to say:

For sweeping each flue of a one-story house, ten cents.

For sweeping each flue of a two-story house, fifteen cents.

For sweeping each flue of a house more than two stories high, twenty-five cents.

205. Every person occupying a house or building, or room

therein within the Town, in or attached to, which there is a chim-occupants to ney or flue or pipe used as a chimney or flue, if the same has have chimbeen in constant use during the year, shall cause the same to be swept. well and sufficiently swept and cleaned once in every six months; Twice a year and if the same has not been in constant use during the year life in constant use during the year life in constant use during the year life in constant use otherwise shall cause the same to be well and sufficiently swept and clean. onco. ed once in every twelve months.

POLLING SUB-DIVISIONS.

206. Each of the wards within the Town shall form two Wards to form polling sub-divisions. two polling sub-divisions.

207. The first polling sub-division of the first ward shall First polling consist of that part of the said ward which lies west of McKellar sub-division and Richmond streets, and south of the road allowance between the 4th and 5th concessions of Adelaide. Polling place at the Maitland street school house, and shall be known as polling sub-sub-division No. 1.

208. The second polling sub-division of the first ward shall second polling consist of that part of the said ward which lies west of Maria sub-division No. 1 ward. street to its intersection at the side road; thence west thereof and north of the road allowance between the 4th and 5th concessions of Adelaide. Polling place at or near R. P. Smith's coach house, Sub-division No. 2 ward. and shall be known as polling sub-division number two.

THE PROPERTY OF

209. The first polling sub-division of the second ward shall First polling consist of that part of the said ward which lies west of Caradoc sub-division No. 2 ward. street and north of Centre street to Frank street; thence north of James street to Maria street and its intersection with the side road. Polling place at the Town Hall, and shall be known as polling sub-division number three.

Sub-division

210. The second polling sub-division of the second ward second polling shall consist of that part of the said ward which lies west of Caring sub-division No. 2 adoc street and south of Centre street to Frank street; thence ward. south of James street and east of Richmond and McKellar streets. Polling place at the High School, and shall be known as polling No. 4. sub-division number four.

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First pol"ng sub-division No. 3 ward.

The first polling sub-division of the third ward shall consist of that part of the said ward which lies east of Caradoc street and north of Metcalfe street. Polling place at the Colborne street school house, and shall be known as polling sub-division number five.

Sub-division No. 5.

Second po"-ing sub-divi-sion No. 3 ward.

Sub-division No. 6.

The second polling sub-division of the third ward shall consist of that part of the said ward which lies east of Caradoc street and south of Metcalfe street. Polling place at the Caradoc street school house, and shall be known as polling sub-division number six.

PUBLIC MARKET.

Marl et.

The market for the corporation of the Town of Strathroy shall be known as the Strathroy market, bounded on the east by Frank street, on the south by James street, on the west by Thomas street, and on the north by broken lots numbering from seventy-four to seventy-eight inclusive, on the south of Centre street containing one and three-fourths acres more or less, excepting and reserving that portion thereof lying on the north and western side reserved for leasing purposes.

Market days.

214. Every day in the year shall be a market day excepting Sundays, Christmas day, Good Friday and New Year's day, and Wednesday's and Saturday's of such week shall be observed as special market days.

Time when

215. The market shall be opened every morning, Sundays, Christmas day, Good Friday and New Year's day excepted, by the clerk of the market at six o'clock a.m., between the first days of May and December, and at eight o'clock a.m., during the rest of the year, and shall be closed at 5 o'clock p.m., all the year round.

Fees of weigh scales to be sold or let.

216. That the fees of the weigh scales be sold or let, or a clerk appointed as the Council may determine, and the person purchasing or leasing the same shall be the clerk of the market, Clerk of market to give security. and shall give security to the corporation for the payment of the purchase money or fees collected in such proportions and at such

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Sundays, cepted, by first days og the rest the year

he person market, ent of the periods and for the general performance of the duties of his office as the corporation shall from time to time by resolution adopt, and if any clerk shall wilfully commit a breach of any of the provisions of this by-law or wilfully misbehaves himself in his office he law. shall incur a penalty of not less than one dollar or more than twenty, to be recovered before the police magistrate, or any justice of the peace having jurisdiction, and on conviction as aforesaid, said market clerk may forfeit his said office, and the corporation may thereafter resell the said weigh fees for the remainder of the term or appoint another clerk.

or merchandise, grain, pork or other articles, he shall give the clerk to give a party a ticket containing the name of the party for whom weighted, the weight of the load including the waggon or other vehicle, and the quantity weighed in the denomination in which the same is usually sold.

218. No assistant clerk shall be appointed until first being Assistant approved by the Town Council and taking the usual declaration when appointed, of office, the Council holding the right of discharging all assistant clerks for misconduct.

219. That the market clerk shall be responsible for and Market clerk make good any injury occasioned by his misconduct or that of responsible for any injury done by his assistant.

day, and open said weigh house at the hour specified in section market every two hundred and fifteen of this by-law, and keep it open every lawful day. lawful market day until the hour of five o'clock p.m.

any waggon or other vehicle from the ground as soon as the procederk. duce brought in it shall have been sold, and it shall be his duty to enforce the removal of every obstruction and nuisance of any kind from the market ground.

222. Any person bring into the market anything for sale in any waggon or other vehicle shall place his waggon or other

Waggons,&c., to be placed in order by vehicle in such place and order as the clerk of the market shall discrete and in case of refusal so to do the clerk of the market may enforce its removal, but in carrying out the provisions of this section no preference whatever shall be given by the clerk of the market.

Hucksters, &c., not to buy on special market days before eleven o'clock.

223. No huckster, grocer, butcher or runner shall on special market days before the hour of eleven o'clock in the forenoon within the Town, purchase market meats, fish, fruit, roots, vegetables, poultry, and diary products, eggs and all articles required for family use and such as are usually sold in the market, provided always that potatoes and pork by the load for export be exempt from the operation of this clause.

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Only licensed butchers to sell meat in small quanti224. No person except licensed butchers shall sell meat in less quantities than by the quarter, and no butcher shall expose meat for sale at any other place than in the market stalls or such other place as the Council may by regulation permit.

Tainted or unwholesome meat, &c.

225. No person shall bring into or capose for sale within the limits of the corporation any tainted or unwholesome meat, poultry, fish or other articles of food, and it shall be the duty of the clerk of the market until an inspector is appointed for the purpose, to inspect all meat, poultry, fish, or other articles of food

May be seized, brought to or exposed within the corporation, and if any of such articles be found tainted or unwholesome, to seize and destroy the same.

Immoderate

226. No person or persons shall drive any vehicle, horse or other animal on the market square, or any portion thereof at an immoderate rate.

Auction sales.

227. No person or persons shall expose for sale any goods or chattels by auction on any street, lane or vacant lot in the corporation, nor shall sell by auction on the market before the hour of 12 o'clock noon, except animals; and all sales on the market place shall be under the supervision of the market clerk, and it shall not be lawful for persons to assemble or congregate on the sidewalks so as to prevent or obstruct the public from passing or repassing.

Proviso.

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hall on special the forenoon t, roots, vegecicles required e market, profor export be

l sell meat in shall expose stalls or such it.

or sale within olesome meat, be the duty of ointed for the rticles of food f any of such and destroy the

icle, horse or thereof at an

any goods or lot in the corefore the hour n the market clerk, and it cregate on the om passing or 228. The Council shall furnish the market clerk with a book clerk to be wherein he shall keep an account as directed by the Council, of with book. all articles weighed, the owner's name, the weight of such articles showing the gross and net weight, and the number when practicable. It shall also be the duty of the clerk to give to each person for whom any article shall be weighed a cheque which shall be a true copy of the ertry in his book.

229. The following shall be paid to the market clerk for weighing and measuring:

For weighing a load of hay, fifteen cents.

For weighing slaughtered meat, or grain, or other articles exposed for sale under one hundred pounds, two cents,.

Over one hundred pounds and up to one thousand pounds, five cents.

Over one thousand pounds, ten cents.

For weighing live animals other than sheep or pigs per head, three cents.

Sheep or pigs if more than five, per head, one cent.

If less than five, for the lot, four cents.

For measuring a load of wood, five cents.

grain of their own growth and raised within the corporation offering grain of their own growth and raised within the corporation, or Residents free production of any kind as aforesaid, for sale, shall be free from all regiments the recrictions of this by-law except the weigh fees.

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231. The clerk of the market shall keep the market house shed and grounds clean, and shall keep p a fire in the market ket clerk.

232. No person shall sell or offer for sale within the Town Calt meat for the purpose of the same being used as food, any calf or meat

of any calf which shall have been less than four weeks old at the time it was killed.

Dressed fowls to be free from food.

233. That no turkeys, chickens or other fowls shall be offered for sale within the Town unless the crops of such turkeys, chickens or other fowls are free from food or other substance, and shrunken close to their bodies.

Penalty.

234. Every person exposing for sale turkeys, chickens or other fowls contrary to the provisions of the next preceding section shall be liable to the penalties imposed by this by-law for an infraction of the provisions thereof.

COURT OF REVISION.

Court of Re-

235. The Court of Revision shall not have power under the provisions of section fifty-eight of "The Assessment Act" or any other act which may be passed for the like purpose, to remit or reduce the taxes due by any person, unless the petition for such remission or reduction is presented during the year for which such taxes shall have been imposed.

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SUMMARY REMEDY IF BY-LAWS NOT OBEYED.

Summary

236. If any person shall make default in doing any matter or thing which is by this by-law directed to be done by him, such matter or thing may unless where it is otherwise provided by this by-law be done at the expense of the person in default, and the expense thereof may be recovered by the Council with costs by action and distress, and in case of non-payment thereof, the same shall be recovered in like manner as municipal taxes.

PENALTY.

Penalty.

2:7. Any person guilty of an infraction of any of the provisions of this by-law shall, unless where another and different penalty is prescribed by this by-law, be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and in case of non-payment of the fine and costs, the same may

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of the proand different viction to be ive of costs; he same may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the fine and cost, and there being being no distress found out of which the same can be levied such offender shall be hable to be imprisoned in the common gaol of the county of Middlesex, with or without hard labor for any period not exceeding twenty-one days.

238. Every money penalty recovered before the mayor, Fees to be police magistrate or justice or justices of the peace, under this by-paid over to law, shall be paid over by him or them to the Town treasurer for the use of the municipality.

REPEAL OF BY-LAWS.

239. All by-laws inconsistent with the provisions of this bylaw are hereby repealed.

Passed in open Council this seventh day of November, in the year of our Lord one thousand eight hundred and eighty-two.

J. B. WINLOW,

D. M. CAMERON, Chairman of Council.



CEMETERY

BY-LAW NO. 10.

For the Purchase of a Cemetery Ground in the Incorporated Village of Strathroy.

[Passed 16th March, 1861.]

Preamble.

WHEREAS the municipal Council of the incorporated village of Strathrov have resolved to purchase a certain parcel or tract of land hereinafter described for the purpose of a cemetery ground.

Be it therefore enacted by the municipal Council of Strathrov aforesaid:

Limits of cemetery plot.

That the following parcel or tract of land be purchased of W. H. Armstrong for the purpose of a burying ground. viz.: All that certain parcel or tract of land being composed of a portion of lot number twenty-one in the fifth concession, south of Egremont road in the Township of Adelaide, containing by admeasurement nine acres, three rods, be the same more or less which said parcel or tract of land is butted and bounded as follows: That is to say, commencing at the south east angle of said lot twenty-one; thence north-easterly along the north-west limit of the allowance for road between the Townships of Adelaide and Caradoc ten chains eighty-two links; thence north twenty-three degrees west, nineteen chains forty links more or less to the west limit of said lot number twenty-one, intersecting the same in the centre of Bear Creek; thence south along the west limit of said lot number twenty-one, twenty-five chains thirty-five links more or less to the place of beginning.

(1.) It shall and may be lawful for the reeve of the said in-Price thereof, corporated village of Strathroy to execute a bond in favor of Wm. H. Armstrong, of Strathroy, aforesaid, for the sum of two hundred and twenty-five dollars, bearing interest at the rate of ten per

cent. per annum, payable in five equal annual instalments to be computed from the first day of October, A. D. 1861, with interest on each payment as it becomes due, said bond to be in full payment of the before described bond, and whence by section 266, sub-sec. 4 of the Consolidated Statutes of Upper Canada, entitled an act respecting the municipal institutions of Upper Canada, the municipal corporation are authorised to sell or lease certain portions of such land for the purpose of interment, and for declaring in conveyance the terms on which such portions shall be held.

(2.) Be it therefore enacted that the said corporation hereby authorize the sale of certain portions of said grounds as follows: repealed by 2-law No. 25 and consoll-charged at the rate of five dollars; a plot of land of the size of sixteen feet square eight dollars; and a fee of fifty cents additional for each deed to be paid by the purchaser.

T. RICHARDSON.

WM. RAPLEY,

CLERK.

REEVE.

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BY-LAW NO 21.

To Authorize the Taking of a Census of Strathroy, and Appoint a Census Taker Therefore.

[Passed 6th June, [1870.]

Preamble.

WHEREAS it is expedient with a view of making the incorporated village of Strathroy into a town, to take the census therefore and appoint a census taker.

Be it therefore enacted by the authority of the municipal Council of Strathroy:

Census to be taken July 1st. taken under the authority of this by-law, which shall be completed and returned to this Council on or before the first Monday in July next.

(2.) That Charles Napper, of Strathroy, shall be census taker.

J. B. WINLOW,

JAS. D. DEWAN,

REEVE.

{ L.S. }

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BY-LAW NO. 30.

To Authorize the Purchase of a Plot of Ground for Corporation Purposes.

[Passed 3rd May, 1871]

WHEREAS it is expedient to purchase a piece of land for corporation purposes.

Be it enacted by the authority of the municipal Council of Strathroy:

That it shall be lawful for the reeve to negotiate for and pur-Purchase of chase a lot in Gregory's survey for the use of the corporation, survey. provided always he can obtain the said lot for a sum not exceeding fifty dollars.

J. B. WINLOW,

JOSEPH WILSON,

CLERK.

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BY-LAW NO. 34.

To Authorize the Establishment of a Police Force Consisting of One or More Members in the

Town of Strathrov.

[Passed 5th February, A.D. 1872.]

Be it enacted by the authority of the corporation of the Town of Strathroy as follows:

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To establish a police force

1st. That it shall be lawful for the Council of the Town of Strathroy to establish and maintain a police force consisting of one or more members not to exceed three during the operation of this by-law.

and. That the duties of said force shall be as tollows:

Duty of police.

- rate of not more than two miles per hour from the hour of four p.m. to twelve midnight daily.
 - (2.) To see to the orderly and peaceful conduct of the community generally, that every one may be free to go wherever he pleases and at all times without let or hinderance while pursuing his knowful calling whether it be on pleasure or business.

To arrest drunken and disorderly persons. (3.) To arrest and confine for safe keeping in the lock-up all drunken and disorderly persons found in the streets or houses open for the accommodation of the public temporally until they can be disposed of by the mayor, police magistrate or other justice of the peace.

Prevent horse racing, &c., on streets,

(4.) To prevent horse racing and furious driving through the streets to the manifest danger of persons travelling on foot, and to prevent the unlawful assembling together of the people for any and every purpose, so as to interrupt or impede the ordinary travel.

(5.) To see that the provisions of the by-laws are properly **To enforce** carried out in reference to cleaning the sidewalks and highways by aws. of all impediments.

(6.) To see that no one ties his horse or horses to or within reach of any tree which may be planted on the sides of the streets either for shade or ornament.

- (7.) To watch closely and take immediate steps to give Give slarm of alarm in case of fire or burglary or attempted burglary.
- (8.) To report to the mayor or chairman of the Board of Report to Health every case of carelessness as to the disposal of ashes or filth and offal generally, or the accumulation of every thing calculated to cause fire or promote or engender sickness, and generally to perform the duties of Health Inspector and Fire Warden.
- (9.) To prevent persons from riding or driving on or across To prevent the sidewalks more than is absolutely necessary in order to ob-driving across tain access to their lots with fuel or other heavy articles drawn by teams.
- (10.) To act promptly and decisively in the capture of all To arrest dispersons guilty of aggravated assaults or charged with the commission thereof or guilty of a charge with the commission of any Town. other serious offences under the authority of the sheriff or high constable of the county, or other lawful authority, but not in any case to go beyond the limits of the corporation without authority of the mayor.
- (11.) To see that the provisions of the by-laws passed for the To enforce by-good government of the Town be carried out, and diligently to laws. use the best endeavors in all things, to promote that peace and good order which are so essential to the success and prosperity of the Town.
- (12.) To report without fail to the mayor every morning at 10 o'clock (whether anything of consequence may have happened Report to root, and from written memoranda for which purpose he shall

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always carry on his person a convenient pocket journal), to report any event of any consequence that may have happened in the Town during the interval from the report of the morning previous.

(13.) To call and ascertain from personal inspection if necessary, that all shops and taverns are closed for the sale of wines and liquous on Sabbath days and other Holy days fixed by Provincial statute.

Obey orders of mayor.

(14.) That it shall be the duty of the police officer at all times to submit to the orders of the mayor on all occasions.

Appointment to be during pleasure of Council. 3rd. That the appointment shall be held during the pleasure of the mayor and council, and the remuneration for the services performed shall be fixed by resolution of the council, provided always that the appointment shall be liable to temporary suspension by the mayor for anything which he may consider a gross impropriety or until the next meeting of the council.

J. B. WINLOW,

JAS. D. DEWAN,

CLERK.

MAYOR.

{ L.S. }

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BY-LAW NO. 43.

To Raise by Way of Loan the Sum of Thirty Thousand Dollars for the Purpose Therein Mentioned.

[Passed the 30th July, A.D., 1872]

Whereas the corporation of the Town of Strathroy have re-Picamble. solved to erect a Town Hall or other public building, upon the land of the said corporation in the said Town; to gravel Front, Albert, and Frank street, and Caradoc street, all in the said Town, so as to extend a certain gravel road through said Town; to require a school site and erect school buildings thereon; and to make provision for the prevention and suppression of fires in said Town; and to carry into effect the said recited objects it will be necessary for the said corporation to raise the sum of \$30,000 in the manner hereinafter mentioned.

And whereas it will require the sum of \$3,300 to be raised annually by special rate for the payment of the said loan with the interest thereon as also hereafter mentioned.

And whereas the whole rateable property of the said corpora-Rateable tion irrespective of any future increase of the same, and also of property, any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised and equalized assessment roll of the said corporation, being for the year of our Lord one thousand eight hundred and seventy-two, was \$396,000.

And whereas the amount of the existing debt of the said cor-Existing debt, poration is as follows: principal, five thousand one hundred dollars with interest payable thereon sum annually, and no part of said principal or interest is in arrears.

And whereas for paying the interest and creating an equal special rate, yearly sinking fund tor paying the said sum of thirty thousand dollars and interest as hereinafter mentioned, it will require an equal annual special rate of eight and a half mills in the dollar in addition to all other rates to be levied in each year.

Be it therefore enacted by the corporation of the Town of Strathroy.

30,000 debentures to be is raise by way of loan from any person or persons, body or bodies, corporate, who may be willing to advance the same on credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of thirty thousand dollars, and to cause the same to be paid into the hands of the treasurer of said Town for the purpose and with the object above recited.

Debentures not to be less than \$100. That it shall be lawful for the said mayor to cause any number of debentures to be made for such sums of money as may be required, not less than one hundred dollars each, and the said debentures shall be sealed with the seal of the said corporation, and signed by the said mayor.

Payable in 20 and. That the said debentures shall be made payable in twenty years from the day hereinafter mentioned for this by-law to take effect at the office of the treasurer of the said Town of Strathroy, and shall have attached to them coupons for the payment of interest.

4th. That the said debentures shall bear interest at and after few be the rate of six per cent. per annum, from the date thereof, which interest shall be payable on the thirtieth days of January and July in each year at the office of the treasurer aforesaid.

Special rate 84 mills.

5th. That for the purpose of forming a sinking fund for the payment of said debentures and the interest at the rate aforesaid to become due thereon, an equal special rate of eight and a half mills in the dollar shall in addition to all other rates be raised, levied and collected in each year upon all the rateable property in the said Town of Strathroy, during the continuance of the said debentures or any of them.

To take effect on 30th July, tion on the thirtieth day of July in the year of our Lord one thousand eight hundred and seventy-two.

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payable in this by-law d Town of for the pay-

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fund for the aforesaid to a half mills aised, levied perty in the the said de-

e into operar Lord one 7th. That the votes of the electors of the said municipality Places where shall be taken on this by-law at the following places, that is to $_{\mathbf{ta}^{lcon}}^{\mathbf{votes}}$ to be say:

For ward No. 1, at or near the old brewery on North street.

For ward No. 2, at the Town Hall.

For ward No. 3, at the Central School building.

On the twenty-ninth day of July next, at the hour of nine o'clock a.m., and ending at five o'clock p.m. the same day, and that the following persons shall be the returning officers to take the said votes at the respective polling places here before named, that is to say:

For ward No. 1, Mr. Alexander Hilton.

For ward No. 2, the Town Clerk.

For ward No. 3, Mr. T. L. Armstrong.

J. B. WINLOW,

J. D. DEWAN,

CLERK.

MAYOR.

L.S.

BY-LAW NO. 48.

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To Establish a Wood Market and Regulate the Sale and Measurement of Wood Used for Fuel, and to Appoint a Wood Inspector.

Passed 2nd Dec. 1872)

Be it enacted by the authority of the Town Council of the Town of Strathroy as follows:

Wood market west side of Thomas street.

1st. That all that part of the market square now remaining unleased, and reserved for leasing purposes, lying in the west side thereof on Thomas street, shall be used as a wood market.

Duty of Wood

and. That it shall be the duty of the wood inspector when required by any purchaser of any cord wood or other wood for fuel, to see that the same is properly and closely packed or piled, and if necessary he shall cause the seller to repack or repile the same.

Fees for in-

3rd. That the Wood Inspector shall be authorized to demand and receive from the vendor the following fees: For inspecting and certifying the quantity and quality of contract wood for fuel, sold and delivered within the said Town, for each and every parcel or pile of and under five cords, a fee of ten cents, and for any greater quantities a fee of two cents per cord.

Inspector not to purchase wood only for or other wood for fuel; which shall be brought to the said Town his own use.

That no Wood Inspector shall purchase any cordwood to purchase only cordwood for fuel; which shall be brought to the said Town for sale, except for the consumption of himself and family.

Wood must be

5th. That all cordwood or other wood for fuel, sold, delivered or offered, or exposed for sale in the Town of Strathroy, shall be classed as follows, that is to say: First class to consist of beech, hard maple, hickory and ironwood; Second class to consist of rock elm, white oak, white ash, black birch, and soft maple; Third class to consist of basswood, swamp elm, red oak, black ash, pine and other soft wood

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cordwood said Town fily.

l, sold, de-Strathroy, to consist d class to h, and soft 1. red oak.

6th. That each and every cord of wood exposed or offered 121 feet to be for sale, or delive. in the said Town, shall contain full one hundred and twenty eight cubic feet.

7th. That : person shall expose or offer for sale any cord-wood for fuel wood or other wood for fuel by the load in the wood market, or not to be sold until inspect. other public place, or any of the streets or lanes, within the said ed and mark-Town until after he shall have had such load regularly inspected, and marked by the Wood Inspector with a mark designating the quality and quantity of such wood, and every person shall, if required, exhibit to any person offering to purchase the said load, the mark of such Wood Inspector, and any person altering, falsifying or defacing h marks, or otherwise infringing these regulations shall be su to the penalties of this by-law.

8th. That the Wood Inspector sh. De entitled to demand Form inand receive of each and every person selling or exposing for spection. sale cordwood or other wood for tool, by the load within the said Town, the following: For every vehicle drawn by two horses or other double team, a fee of five cents, and for every vehicle drawn by one horse or other single team, a fee of three cents.

9th. That every load of wood hereafter brought to the Wood remainmarket and continued therein in any vehicle for the space of ten ing on the minutes, shall be deemed and taken prima facie to be cordwood, minutes subject to by-law or other wood for fuel for sale; and the said wood so brought and regulations. remaining as aforesa, and the party bringing the same, or in charge thereof, shall be subject to all the provisions of this bylaw, as if the same wood was or had been offered for sale in the said market, upon each occasion of its so remaining thereat.

10th. That the said market shall be open on every lawful Market open day in the year from the hour of eight o'clock a.m. to five from 8 a.m. to o'clock p.m.

11th. That Thomas L. Armstrong, of Strathroy, shall be T. L. Arm Wood Inspector for the remainder of the present year ending on strong, Inthe thirtieth day of September next inclusive.

12th. That any infringement of this by-law shall subject the

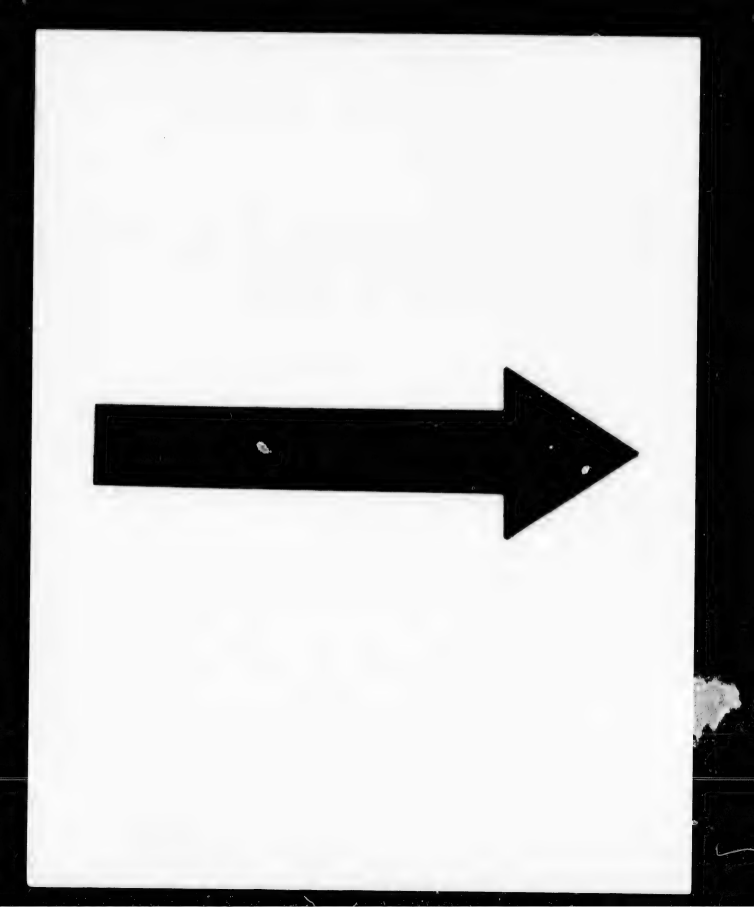
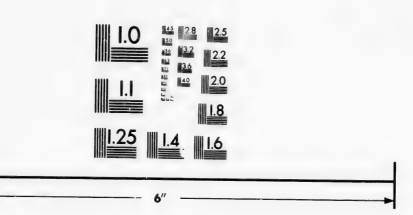


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Penalty for breach of bylaw.

offender to a fine of not less than one dollar nor more than five dollars, to be recovered with costs before the Mayor or any other magistrate, to be recovered by distress and sale of the goods and chattels of the delinquent, or in default by committal to the county gaol for any term not to exceed ten days.

By-law to take 13th. That this by-law shall take effect and come into operaeffect leth December, tion on and after the tenth day of December instant.

J. B. WINLOW,

TOWN CLERK.

JAS. D. DEWAN,

MAYOR.

L.S.

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VAN, MAYOR.

BY-LAW NO. 56.

To Direct the Removal of Porches, Porticoes, Railings, Cross Signs, and Other Erections or Obstructions Projecting Into or Over Certain Streets in Strathroy.

[Passed 7th July, 1873.]

WHEREAS certain ratepayers, proprietors of real estate, and merchants, have by petition represented the great danger in the event of are occasioned by the erection of numerous porches, verandahs, cross signs and other erections in and over the streets of Strathroy, and especially the business part thereof, comprised within the fire limits of the said Town of Strathrov.

Be it enacted by the Town Council of the corporation of Strathroy:

1st. That all persons owning property within the fire limits Verandahs, of the Town of Strathroy shall remove within the period of fifteen be removed. days from the date hereof, and at their own expense, all porches, railings, porticoes, verandahs, cross signs, or other obstructions projecting into or over the streets of Strathroy.

and. That the printing and circulation of the by-law shall be sufficient notice to all persons concerned.

ard. That any and every person neglecting to comply with Neglecting to the terms of this by-law, shall be subject to a fine not to exceed comply with terms subject twenty dollars per week for the time the obstruction is permitted to a fine. to exist after the fifteen days named in this by-law.

4th. That the said fine with costs shall be recoverable upon conviction before the Mayor, or any other magistrate upon complaint of the Road Commissioner of the ward, or police officer, by distress and sale of the goods and chattels of the offender.

J. B. WINLOW,

CHAS. MURRAY,

CLERK.

MAYOR.

L.S.

BY-LAW NO. 64.

To Raise by Way of Loan the Sum of Four Thousand Five Hundred Dollars for Public School Purposes.

[Passed 15th June, 1874.]

Preamble.

Whereas by requisition of the Board of Public School Trustees, bearing date the second day of May, A.D. 1874, requiring the Town Council of the corporation of the Town of Strathroy to raise the sum of four thousand five hundred dollars, to be raised by debentures, and place the same to the credit of the said Board, not later than the first day of July next, for the building of a new school to be called the Caradoc Street School, and other school purposes.

Amount required for payment.

And whereas it will require the sum of six hundred and sixtyfive dollars to be raised annually by special rate for the payment of the principal of the said loan, together with the interest thereon, as hereinafter mentioned.

Rateable property. And whereas the whole rateable property of the said corporation, irrespective of any future increase of the same according to the last revised assessment of the said corporation being for the year A.D. 1874, was four hundred and eighty thousand dollars.

Existing debt

And whereas the amount of the existing debt of the said corporation is thirty-three thousand dollars, of which three thousand dollars are due and payable on the thirteenth day of September, A.D. 1875, and thirty thousand dollars are due and payable on the thirtieth day of July, A.D. 1892: The said sum of thirty-three thousand dollars bearing interest payable half yearly, at the rate of six per cent. per annum and no part of said interest or principal is due or in arrears.

Special rate to be levied 11 mills.

And whereas for the payment of the principal and interest on the said loan, it will require an equal annual special rate of one and three-eighth mills on the dollar in addition to all other rates to be levied in each year. r Thousand Purposes.

School Trus-874, requiring of Strathroy to , to be raised re said Board. ding of a new l other school

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f the said corhree thousand of September, id payable on of thirty-three ly, at the rate rest or princi-

nd interest on l rate of one all other rates Be it therefore enacted by the corporation of Strathroy as

1st. That it shall be lawful for the Mayor of said Town to Amount of deraise by way of loan for any person or persons, body or bodies, issued, \$4,500. corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum not exceeding in the whole the sum of four thousand five hundred dollars, and to cause the same to be paid into the hands of the treasurer of said Town for the purpose, and with the object above recited.

and. That it shall be lawful for the said Mayor to cause any Debentures number of debentures not exceeding in the aggregate, four thou-not to be less than \$100 each. sand five hundred dollars, to be made for such sums of money as may be required, not less than one hundred dollars each, and the said debentures shall be sealed with the seal of the said corporation and signed by the said Mayor, and countersigned by the treasurer of the municipality.

3rd. That the said debentures shall be made payable in ten Payable in 10 equal yearly payments from the day hereinafter mentioned for equal yearly payments, this by-law to take effect at the office of the treasurer of the said Town of Strathroy, and shall have attached to them coupons for the payment of interest.

4th. That the said debentures shall bear interes; at and after To bear 7 % inthe rate of seven per cent. per annum from the date thereof, terest payable which interest shall be payable on the first days of January and and July in each year. July in each and every year, at the office of the treasurer aforesaid.

5th. That for the purpose of providing for the payment of Rate 18 mills the said debentures and interest in the manner and at the rate aforesaid, an equal special rate of one and three-eighth mills on the dollar, shall in addition to all other rates, be raised, levied, and collected in each year upon all the rateable property in the said Town of Strathroy, during the continuance of the said debentures or any of them.

To take offect lst July, 1874. operation on the first day of July in the year of our Lord one thousand eight hundred and seventy-four.

J. B. WINLOW,

R. C. SCATCHERD,

CLERK.

MAYOR.

[L.S.]

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RD. MAYOR.

BY-LAW NO. 67.

To Dispose of the Sum of Five Thousand Dollars Surplus Money Apportioned by the Ontario Legislature out of the Municipal Loan Fund to the Town of Strathroy.

• [Passed 15th June, A.D. 1874.]

WHEREAS by the authority of the 12 sec. of the 47 chap. 36 Preamble. Vic. of the Statutes of Ontario, permission is granted to the several municipalities receiving of the surplus fund under the said Act to apply the same amongst other objects in building or improving schools, public halls, bridges, harbours, piers, or gravel roads affecting the several municipalities:

And whereas it would be highly conducive to the interest of Strathroy and Strathroy to co-operate with the township of Caradoc in grading Caradoc to co-operate. and gravelling what is known as the Mount Brydges road, thence to a point on the side road between lots 12 and 13, called Mount Carmel, thence along the side road south-westerly to the Longwood road, the whole estimated distance of which is ten miles;

And whereas the Township Council of the township of Caradoc have passed a resolution to appropriate the sum of two thousand propriate dollars of their surplus for the same object;

Caradoc toap-

Be it therefore enacted by the Town Council of the corporation of Strathroy,

That the sum of five thousand dollars of the surplus appropriated by the Ontario Legislature, shall be and is hereby appropriated to and in the construction and gravelling of said road, thence on the Mount Brydges road to Mount Carmel, and thence on the side road direct to the Longwood road in the township of Caradoc.

J. B. WINLOW,

R. C. SCATCHERD,

CLERK.

MAYOR.

L.S.

BY-LAW NO. 70.

To Authorize the Expenditure of the Sum of Two Thousand Three Hundred and Fifty Dollars of the Surplus Alloted by the Ontario Legislature From the Municipal Loan Fund to the Town of Strathroy.

[Passed 7th Sept., A.D. 1874.]

Preamble.

Whereas by the authority of the 12 sec. of the 47 chap. 36 Vic. Statutes of Ontario, permission is granted to the several municipalities receiving of the surplus fund under the said Act, to apply the same in building or improving schools, public halls, &c., for the use of the corporation.

To build firemen's hall. And whereas it has been found necessary to make better provision for the safety of the steam and hand fire engines, hook and ladder apparatus. &c., belonging to the Town, now most insecurely kept in a frame building, by the erection of a good substantial brick engine house, on the market square, the upper story of which is to be used as a firemen's hall and council chamber.

Be it enacted by the Town Council of the corporation of Strathroy.

\$2,350 to build brick engine house.

That the sum of two thousand three hundred and fifty dollars of the surplus before mentioned, shall be and is hereby authorized to be expended in the erection of a brick engine house, firemen's hall and council chamber on the market square now in course of construction.

J. B. WINLOW,
CLERK.

R. C. SCATCHERD,
MAYOR.

L.S.

BY-LAW NO. 81.

To Authorize a Further Expenditure of the Sum of Five Hundred Dollars of the Surplus Fund Allowed to the Town of Strathroy to Finish and Complete the New Engine House, Firemen's Hall and Council Chamber.

[Passed 1st March, 1875.]

Whereas it has been found necessary to expend the sum of five hundred dollars over and above the original estimate in Preamble, strengthening the foundation and constructing the necessary heating appliances on the new brick engine house;

Be it therefore enacted by the Town Council of the corporation of Strathroy,

That the sum of five hundred dollars of the surplus before \$500 to commentioned, shall be and is hereby authorized to be expended plete engine over and above, and in addition to the sum of two thousand three hundred and fifty dollars expended under authority of by-law No. 70, passed by the Council on the 7th day of Sept. A.D. 1874, in the finishing and completing of the new engine house, firemen's hall and council chamber erected on the market square in the said Town of Strathroy.

J. B. WINLOW,

CLERK.

R. C. SCATCHERD,

MAYOR.

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ERD, Mayor.

BY-LAW NO. 86.

To aid the Lianufacturing of Woollen Goods in the Town of Strathroy, and to Authorize the Issue of Ten Thousand Dollars Debentures for That Purpose.

[Passed 6th September, 1875.]

Preamble.

Whereas the establishment of a manufactory for the manufacturing of woollen goods in the Town of Strathroy, is a branch of industry in the opinion of the municipal council of the said Town, that would by the employment of labor greatly benefit the Town, and is deserving of municipal assistance by way of bonus;

And whereas the Ancaster Knitting Company, a body corporate, have proposed to establish a manufactory in the said Town of Strathroy, for the manufacturing of woollen goods;

And the municipal council of the Town of Strathroy have agreed to aid the above named branch of industry, by granting to the said company a bonus of ten thousand dollars, and by issuing therefor debentures of the said municipality, payable as hereinafter mentioned;

And whereas it will require the several sums to be raised annually by special rate, for the payment of the said debentures and interest, as hereinafter mentioned, viz:

For the year 1876, \$1700, requiring a rate of three 64-100ths mills in the dollar;

For the year 1877, \$1630, requiring a rate of three 49 100ths mills in the dollar;

For the year 1878, \$1560, requiring a rate of three 34-100ths mills in the dollar;

For the year 1879, \$1490, requiring a rate of three 19 100ths mills in the dollar;

For the year 1880, \$1420, requiring a rate of three 5-100ths mills in the dollar;

For the year 1881, \$1350, requiring a rate of two 89-100ths mills in the dollar;

For the year 1882, \$1280, requiring a rate of two 74-100ths mills in the dollar;

For the year 1883, \$1210, requiring a rate of two 59-100ths mills in the dollar;

For the year 1884, \$1140, requiring a rate of two 44-100ths mills in the dollar;

For the year 1885, \$1070, requiring a rate of two 29-100ths mills in the dollar;

And whereas the amount of the whole rateable property of the Town of Strathroy, according to the last revised Assessment Roll, being for the year A.D. 1875, is four hundred and sixty-six thousand five hundred dollars;

And whereas the existing indebtedness of the said municipality is as follows, viz:—three thousand dollars, payable 13th September, 1875; thirty thousand dollars, payable 3oth July, 1892, both bearing interest annually at six per cent.; four thousand and fifty dollars, payable in nine equal annual payments of four hundred and fifty dollars each, on the first days of July in each of the years from 1876 to 1884, both inclusive, with interest at seven per cent.; and six hundred dollars, payable in two equal payments with interest at six per cent., on the first days of October, 1875 and 1876; making in the aggregate the sum of thirty-seven thousand six hundred and fifty dollars, of which there is no principal or interest in arrears;

Be it therefore enacted by the municipal council of the corporation of Strathroy;

(1.) That for the payment of the said sum of ten housand

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dollars and interest as aforesaid, a special rate in the dollar, in addition to all other rates shall be levied and collected on all the rateable property in the Town of Strathroy, each year as follows, viz:—

Year.	Amount.	Rate per Dollar.
1876	\$1,700	3.64 Mills.
1877	1,630	3.49 "
	1,560	
	1,490	
	1,420	
1881		
1882	.00	* **
1883	,	* * * * * * * * * * * * * * * * * * * *
1884		
1885		

- (2.) That it shall be lawful for the said municipality to aid the Ancaster Knitting Company, by granting aid thereto by way of bonus to the extent of ten thousand dollars, and it shall be lawful for the Mayor of the said Town, and he is hereby requested to issue debentures of the said municipality to the amount not exceeding in the whole ten thousand dollars, and cause the same to be delivered to the Ancaster Knitting Company, for the purpose and with the object above recited.
- (3.) That it shall be lawful for the said Mayor to issue any number of debentures to be made for such sums of money as may be required for the said recited object, not less than one hundred dollars each, and that the said debentures shall be sealed with the corporate seal of the said Town, and signed by the Mayor and Clerk of said Town.
- (4.) That the said debentures shall be p-yable in ten years at furthest from the day hereinafter mentioned for this by law to take effect, that is one thousand dollars shall be payable annually as aforesaid, at the office of the treasurer of the said Town of Strathroy, and shall have attached to them coupons for the payment of interest.
- (5.) That the said debentures shall bear interest at and after the rate of seven per cent. per annum, which interest shall be pay-

dollar, in on all the as follows,

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ality to aid eto by way it shall be eby requestamount not se the same for the pur-

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in ten years his by law to ble annually hid Town of for the pay-

at and after shall be payable annually from the 31st day of December next, at the office of the said treasurer.

- (6.) That the said "Ancaster Knitting Company," before the delivery to them of the said debentures, shall enter into an agreement with the said municipality, defining the terms, provisions and conditions upon which such aid is given, (being those hereinafter mentioned,) and shall also grant to the said municipality, security by way of first charge or mortgage, for the amount of said debentures and interest upon the lands and premises including the machinery therein, where the business shall be carired on, for the observing of such terms, provisions and conditions which are:—
- ist. That the said Ancaster Knitting Company shall establish and carry on a magnificatory for the making of woollen goods, within the limits of the said Town of Strathroy, and for the period of ten years, at least, from date of this by-law. Seventy persons other than the officers of the company shall at all times, and continuously (Sundays and public holidays excepted) be employed in the said factory, so that the annual expenditure for wages and fuel shall not be less than twenty thousand dollars.
- and. In case the manufactory shall be destroyed by fire the company shall rebuild the same withim twelve months thereafter, and during the time the factory shall remain unworked by reason of such destruction by fire, pay to the said municipality the sum of one hundred dollars per month, providing if the company elect not to rebuild, then they shall pay to the said municipality a sum of money at the rate of one thousand dollars a year for the unexpired term of such period of ten years, and the further sum of five hundred dollars for their right of election, as aforesaid within three months.
- ard. That the said company shall be at liberty to discontinue the said business and the working of the said factory at any time after the expiration of one year from the time this by-law shall take effect, but in such an event they shall pay to the said municipality a sum of money at the rate of one thousand dollars a year

for the then unexpired term of the period of ten years, within three months after the time of such discontinuance.

4th. The company shall have the right to close the factory a reasonable time in each year, for the purpose of making necessary repairs, not exceeding in the whole fifty days in each year, and they shall also have the right to close the said factory beyond the time for such repairs for a portion of any one or more years during the said period not exceeding ninety days in each year, but shall in such case pay to the said municipality a sum of money in the same proportion of one thousand dollars, as the number of days the said factory shall remain closed bears to the whole year.

5th. That the buildings and machinery of the said company shall be insured against loss by fire, in some approved company, to the amount of ten thousand dollars for the first year, and thereafter or an amount becoming annually one thousand dollars less, and such insurance policy or policies shall be assigned to and to be held by the said municipality by way of security for the performance of such agreement, terms, provisions and conditions.

6th. That the said actory shall be carried on under some name identifying the same with the interests of Strathroy.

7th. That this by-law shall take effect and come into operation on the thirty-first day of December, A.D. one thousand eight hundred and seventy-five.

8th. That the votes of the electors of this municipality entitled to vote on this by-law, shall be taken thereon on the seventeenth day of August next, at the hour of nine o'clock a.m., and ending at five o'clock p.m., of the same day, and the following persons shall be Returning Officers for taking the said votes at the usual polling places as follows, viz.:—

Polling division No. 1, Maitland Street School House.

Polling divisior. No. 2, Firemen's Hall.

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Polling division No. 3, High School.

Polling division No. 4, Colborne Street School.

Polling division No. 5, Caradoc Street School.

The same polls shall be opened in said places by the following persons, viz.:

Polling Division No. 1, Alex'r Hilton, Returning Officer.

Polling Division No. 2, J. B. Winlow, Returning Officer.

Polling Division No. 3, Wm P. Laird, Returning Officer.

Polling Division No. 4, Abraham Goodwin, Returning Officer.

Polling Division No. 5, George Althouse, Returning Officer.

J. B. WINLOW,

TOWN CLERK.

R. C. SCATCHERD,

MAYOR.

L.S.

BY-LAW NO. 90.

To Authorize the Opening of a Road Across the West Half of the West Half of Lot Twenty-one and the East Half of the East Half of Twenty, in the Fourth Concession of Adelaide, Comprised Within the Corporation Limits of Strathroy.

[Passed 6th Dec., A.D. 1875.]

Preamble.

Whereas by petition of numerous ratepayers of the Town of Strathroy and addressed to the Mayor and Council thereof, dated the 4th day of Sept., A.D. 1875, it is prayed that a street called Salisbury street situated and being contiguous to the above land on either side thereof, may be opened out and constructed through parts of lots twenty and twenty-one in the fourth concession of said township of Adelaide, so as to form a connection to and with Salisbury street as laid out in the contiguous surveys as aforesaid;

And whereas the regular notice required by law has been published and circulated in the Strathroy Age, and by hand bills duly posted in conspicuous places within the corporation of Strathroy, stating it to be the intention of the Town Council of Strathroy to pass a by-law for opening and constructing a road through the aforesaid lands in manner aforesaid, on the first Monday in the present month December, for at least the period of four weeks previous to the passage of this by-law;

Be it therefore enacted by the Town Council of the corporation of Strathroy,

After 20 days road to be opened and named Salisbury street.

That it shall be lawful for the road commissioner after the twenty days notice to the several parties in occupation or possession of said lands to open and construct a road right across parts of lots twenty and twenty-one in the fourth concession of Adelaide, so as to connect Salisbury street in a direct line at both ends not less than three rods in width, provided always that the

parties petitioning for the opening and constructing of the said road shall pay the expense of the right of way and the land on which to construct the said road, and all other expenses connected with the deed and conveyance of said land and otherwise incidental to the acquisition thereof, to be known as Salisbury street.

J. B. WINLOW,

TOWN CLERK.

R. C. SCATCHERD,

MAYOR.

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BY-LAW NO. 110.

To Authorize the Mayor to Lease for a Nominal Consideration a Portion of the Ground Lying in the North Side of the Market Grounds to the Dominion Government for an Armory.

[Passed 3rd June, A.D. 1879.]

Preamble.

WHEREAS it is expedient for the Town to aid in the volunteer movement so far as consists with the interest of the corporation of Strathroy,

Be it enacted by the municipal corporation of the Town of Strathroy as follows:

Lease to Dominion Government of part of market ground for an armory.

That the Mayor shall be authorized and empowered to execute a long lease to the Dominion Government at a nominal ground rent, a portion of land of the lots reserved for leasing purposes lying in the north side of the market ground, whereon to erect a brick armory for the use of the active militia, provided always that the said land together with the said building to be erected thereon, shall resort to the corporation of Strathroy when no longer required for the purpose for which the lease was executed, and providing further that the same plot of ground shall not exceed in dimensions fifty feet long by twenty feet wide.

J. B. WINLOW, CLERK. L. CLEVERDON,

MAYOR.

L.S.

BY-LAW NO. 114.

Of the Corporation of the Town of Strathroy to Grant aid by way of Loan to Richard Pincombe in the Manner Therein Mentioned.

[Passed 20th Jan., 1879.]

Whereas Richard Pincombe, carrying on business in the Preamble. Town of Strathroy, as a miller, has represented to the municipal council of said Town that he is the owner of a new steam flouring mill situated in the village of Alvinston, in the county of Lambton, and that he is unable successfully to carry on the business of milling in the said village, on account of the difficulty in obtaining sufficient wheat to supply the same, and has proposed to move the said mill from the said village and erect and run the same within the limits of the said Town of Strathroy, if the said municipal council will grant him aid by way of a loan to the amount of ten thousand dollars on the terms and conditions hereinafter mentioned;

And whereas the said council have resolved to grant such aid;

And whereas to grant said loan it is necessary for the said municipality of Strathroy to raise the sum of ten thousand dollars by an issue of debentures redeemable in five annual portions or instalments in the years 1885, 1886, 1887, 1888, 1889;

And whereas it will be required to raise in each and every of the years hereinafter mentioned the following sums to meet the Amount to be said instalments, principal and interest, severally falling due year. thereon as follows:

In the year	For prin	cipal.	For	interest.
.879				\$700
1880				700
1881				700
1882				700
1883		*********		700

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DON, Mayor.

In the year	For principal,	For interest.
1884	\$2,000	\$700
1885	2,000	560
1886	2,000	
τ887		
1888	2.000	

Amount of rateable property.

And whereas the amount of the whole rateable property of the said municipality, irrespective of any future increase of the same, and also irrespective of any income in the nature of tolls, interest or dividends from the work, or from any stock, share or interest in the work upon which the money to be so raised or any part thereof is intended to be invested, according to the last revised assessment roll of the said municipality, being for the year one thousand eight hundred and seventy-eight, is the sum of six hundred and twenty-six thousand one hundred and ninety-two dollars;

Existing debt of the Town.

And whereas the amount of the existing debt of the said municipality is as follows: \$30,000 payable on the thirtieth day of July, 1892, with interest payable half yearly at six per cent. per annum; \$3,150 payable in seven equal annual payments on the first day of July in each year, from the year 1878 to the year 1884, both inclusive, with interest payable half yearly at seven per cent. per annum; \$8,000 payable in eight equal yearly payments on the thirty-first day of December in each year, from the year 1878 to the year 1885, both inclusive, with interest yearly at seven per cent. per annum; \$25,000 payable in twenty annual instalments from the year 1877 to the year 1896, both inclusive, with interest at six per cent. per annum, no part of which principal or interest is in arrear;

reate to he levied in each year. And whereas for paying the annual instalments, of prircipal and interest, to mature as aforesaid, and authorized by this by-law, it will require in addition to all other rates, to be levied in each year in the said Town of Strathroy, that an annual special rate of one and one-eighth mills in the dollar be levied in each and every of the following years: 1879, 1880, 1881, 1882, and 1883, and four and three-eighth mills in the dollar in the year 1884, and four and one-eighth mills in the dollar in the year 1885, and three and seven-eighth mills in the dollar in the year 1886, and

three and thirteen-twentieth mills in the dollar in the year 1887, and three and seventeen-fortieth mills in the dollar in the year 1888:

Therefore the council of the corporation of the Town of Strathroy enacts as follows:

1st. That it shall and may be lawful for the said corporation Loan to R. of the Town of Strathroy to assist the said Richard Pincombe to Pincombe of \$10,000. move the said mill from the said village of Alvinston, and to erect the same within the limits of the said Town of Strathroy, by giving him debentures of the said Town to the amount of ten thousand dollars, by way of loan, as hereinafter mentioned.

2nd. It shall be lawful for the mayor of the said municipal- Debentures ity to cause any number of debentures to be made for such sums than \$200 each, of money as may be required for the said purpose, not less than two hundred dollars each, and not exceeding in the aggregate the sum of ten thousand dollars, which said debentures shall be seated with the seal of the said corporation, and signed by the mayor and treasurer.

3rd. And the said debentures shall be made payable at the Payable at the office of the treasurer of the said municipality on the first day of treasurer April in each of the following years:

In the year

1885			 		 											 	\$	2.000
1886														 •		٠,	4	-,000
1000	• • • •		 		 * 1										9 1	 		2,000
1887																		
-007	• • • •	••••	 • • •		 ۰.			• •	• •		٠.	۰	٠.	٠	• •	٠.		2,000
1888			 		 													0.000
-00-				•	 	٠.	٠	•••	• •	٠	٠.	۰	٩	•	• •	• •		2,000
1889			 		 ٠.	٠.	٠		٠.		é.							2.000

And they shall have attached to them coupons for the payment of interest, which coupons shall be signed and counter-signed in like manner as the debentures.

4th. That the said debentures shall bear interest at and after Rate of Interthe rate of seven per cent. per annum from the date thereof, pay- est 7%. able on the first day of April in each and every of the following years, that is to say, in 1885, 1886, 1887, 1888, and 1889.

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r 1886, and

Sinking fund.

ment of the said debentures and interest thereon, at the rate aforesaid, a special rate of one and one-eighth mills in the dollar shall in addition to all other rates be assessed, raised, levied and collected in each and every of the following years, that is to say, in the years 1379, 1880, 1881, 1882, 1883, and four and three-eighth mills in the dollar in the year 1884, and four and one-eighth mills in the dollar in the year 1885, and three and seven-eighth mills in the dollar in the year 1886, and three and thirteen-twentieths mills in the dollar in the year 1887, and three and seventeen-fortieths mills in the dollar in the year 1888.

Debentures to be delivered when mill is erected, and mortgage given, &c.

6th. The debentures to be issued as aforesaid shall be delivered by the mayor of the said municipality to the said Richard Pincombe, but not until he has removed the said mill from the said village of Alvinston, and has erected and put the same fn complete running order within the limits of the said Town of Strathroy;

Nor until he has executed a mortgage in full, such mortgage to be to the entire satisfaction of the council of said municipality, in which all dower shall be barred, either to the said corporation or to the treasurer for the time being, of the said corporation in trust for the said corporation on the lands in which the said mill is to be erected to secure the repayment of the said sum of ten thousand dollars to the said corporation in five equal annual payments of two thousand dollars each with interest at seven per cent. per annum, from and after the first day of April one thousand eight hundred and eighty-four, on the unpaid principal, the first payment of principal and interest to be made on the first day of September one thousand eight hundred and eighty-four, with all the usual and proper covenant, including a covenant to insure against loss by fire, for not less than ten thousand dollars, and to assign the policy thereof to the said corporation or treasurer, and also a covenant that he will grind with the said mill yearly and every year for the period of ten years from the first day of April one thousand eight hundred and seventy nine, not less than ninety thousand bushels of wheat, and ship the same out of the said Town, and a further covenant that the said council shall have the privior the pay-

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lege of examining the books of the said Richard Pincombe, which he shall keep separate for the business of said mill, at the end of each and every year of the said ten years to ascertain whether he has ground the said ninety thousand bushels of wheat and ship. ped the same as aforesaid, and for each and evero year of the said ten years that he makes default in grinding and shipping the said number of bushels of wheat he shall forfeit to the said corporation the sum of three hundred and fifty dollars, and that he shall turnish to the said council a statement of all the wheat ground by and shipped from said mill whenever required by them so to do;

Nor until a bill has been passed by 'he Legislative Assembly of the Province of Ontario, legalizing this by-law and authorizing the said municipality to loan the said Richard Pincombe the said sum of ten thousand dollars on the terms and conditions herein set forth, and has paid the expenses of the passage of said bill by the said Legislative Assembly.

This by-law shall take effect in and after the first day of April To take effect one thousand eight hundred and seventy-nine. on 4st April,

And be it further enacted that the votes of the electors of this municipality entitled to vote on this by-law shall be taken thereon of electors are to be taken on Monday the thirteenth day of January one thousand eight and where, hundred and seventy-nine, commencing at the hour of nine o'clock in the forenoon and closing at the hour of five o'clock in the afternoon of the same day, and the following persons shall be the Returning Officers for the taking of said votes at the usual polling places as follows, that is to say:

Polling Division No. 1, Alexander Hilton, Returning Officer.

Polling Division No. 2. J. B. Winlow, Returning Officer.

Polling Division No. 3, W. P. Laird, Returning Officer.

Polling Division No. 4, D. McPhail, Returning Officer.

Polling Division No. 5, Charles Mole, Returning Officer.

3,4

That on Tuesday the seventh day of January one thousand eight hundred and seventy-nine, at the Firemen's Hall, at ten o'clock in the forenoon, the mayor of said Town shall appoint in writing, signed by himself, two persons to attend at the final summing up of the votes by the clerk of said municipality, and one person to attend at each of the said polling places in behalf of the persons interested in and desirous of promoting the passage of the by-law, and a like number in behalf of the persons interested and desirous of opposing this by-law.

That on Tuesday the fourteenth day of January, A.D. 1879, the clerk of the said municipality shall at the Firemen's Hall at the hour of ten o'clock in the forenoon proceed to sum up the number of votes given for and against this by-law.

J. B. WINLOW,

WM. RAPLEY,

CLERK.

MAYOR.

Council Chambers, Dec. 18th, 1878.

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PLEY, MAYOR.

BY-LAW NO. 116.

By-Law to Provide for the Assessment of Property Benefitted by the Pavement Hereinafter Described.

[Passed 29th Sept., 1879.]

WHEREAS the municipal council of the corporation of the Preamble. Town of Strathroy has decided to pave that portion of Front street lying between the western limits of Colborne street and the eastern limits of Thomas street in the said Town with cedar blocks.

And whereas the said council have decided to contribute the one-half of the costs of said pavement, and to assess and levy upon the real property to be immediately benefitted by said pavement the remaining half.

And whereas it is necessary to provide the means of ascertaining and determining what real property will be immediately benefitted by said pavement, and ascertain and determine the proportion in which the assessment is to be made on the various portions of the real estate so benefitted.

Therefore the municipal corporation of Strathroy enacts as follows:

It shall be the duty of Alexander Hilton, assessor of said Town, to proceed at once as commissioner to ascertain and de- Assessor. termine what real property will be immediately benefitted by said pavement, and to ascertain and determine the proportions in which the assessment to defray the half of the cost thereof is to be made on the various portions of the real estate so benefitted, and report to the clerk of this council on Monday the sixth day of October instant.

J. B. WINLOW,

CLERK.

WM. RAPLEY,

MAYOR.

L.S.

BY-LAW NO. 118.

By-Law to Assess and Levy the one-half of the Cost of the Paving with Cedar Blocks that portion of Front Street lying between the Eastern limits of Thomas Street and the Western limits of Colborne Street in the Town of Strathroy, from the owners of the Real Estate immediately benefitted thereby.

[Passed 9th Dec., 1879.]

Preamble.

WHEREAS the Municipal Council of the Corporation of Strathroy have decided to pave with cedar blocks that portion of Front Street lying between the eastern limits of Thomas Street and the western limits of Colborne Street in the said Town, and to contribute the half of the cost of said pavement, and to assess and levy from the owners of the real property immediately benefitted thereby the remaining half;

And whereas notice of such assessment has been published in WESTERN DISPATCH and Age, two newspapers published in the said Town;

And whereas the said council have by law appointed Alexander Hilton as commissioner to ascertain and determine what real property will be immediately benefitted by said pavement, and to ascertain and determine the proportions in which said assessment is to be made on the various portions of said real estate and to report the same to said council;

And whereas the said Alexander Hilton saith that the following real estate is immediately benefitted by said pavement, and that the said assessment should be made on the said real estate in the following proportions, that is to say: –

Cost of Front
Thomas
Street in the Real

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Lot or Part of Lot.	Number of feet froatage	Assus- ment	Amount
N Front W¼ 7	33	\$ 988	\$ 3 40
Liga /, tat nat.	13	1.	
Pt E /27	10	275	94
E /2 7, and flat			75
77 73 0	33	236	81
/3 0		640	2 27
E1/3 6 and flat	22	682	2 34
" W/2 E/3 6 1st flat }	22	440	1 50
E /3 O 1st flat,	11	264	90
Centre 16 g and flat frame.	22	726	2 50
Centre 1/3 5 2nd flat front pt		100	35
" 35 5 2nd flat rear room		87	30
W1/4 4 5 1st flat }	22	961	3.
Pi/	22	594	3 97
Centre 14	28	770	2 65
Centre 1/3 5 1st flat W 1/3 4 2nd flat	22	611	- 03
Control and nat	22	198	2 65
Centre 3/3 4 1st & 2nd flat & front room		86	30
iront and rear rooms		145	50
E pt 3	10	798	
rait road for 1st flat	26	897	7 7
and flat	26	299	
S Front 19	66	2010	4
20	66	2046	, ,
" 21 and W 1/3 22	88	3046	7 37
Centre 73 22 1st nat	22	610	10 47
ist and and flat		102	2 10
" 1St and and flat		102	35
E /3 22	22	836	35
vv pt 23	18	_	2 87
Fait W 1/2 22	12	702	2 41
E pt 23		476	1 64
vv pt 24 ist nat		1584	5 44
Lot 24 2nd flat & E pt 25 2nd flat	47		
E pt 24 W pt 25 1st flat		3000	10 31
Arcade block pt 25 1st flat	22	825	2 88
do do	31	788	2 71
Par 25 stairway	6	788	2 71
E pt 25 W pt 26 and flat		1087	
Arcade block E pt 25 W pt 26	21	788	3 74
Part 26 1st flat	21	788	2 7 I
E pt 26 W p V 1st flat	22	888	2 71
Part 2nd flat and stairway	-2		3 05
do do		181	62
	1	181	62

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Lot or Part of Lot,	Number of feet frontage	Assess- ment	Am	oun	t
Part V 1st flat	13	\$ 488	\$	1 6	8
Part V 1st flat	13	488			8
Part V 2nd flat	26	324		1 0	8
E 1st flat	13	488	1	1 6	_
E ist flat	12	450		1 5	
E and flat	25	312		4	-
	20	1000		3 4	•
W pt U	20	1000		3 4	•
E pt V 1st flat \		1000	'	<i>y</i> 7	*
E pt V 1st llat	22	888		3 0	ĸ
E pt V 2nd flat \ \		412	1 '	I 4	-
E pt V 1st flat		825		2 8	
W pt T ist flat	22	138			8
Part 2nd flat					
Part 2nd flat		137			7
Centre pt T	20	1200		3 4	-
E pt T	24		1	4 I	
W pt S 1st flat	10	375			9
Part W1/2 S 1st flat	10	375		I 2	9
Part S is flat]	36				. 6
Part S 2nd flat]	66	2220		7 3	
Part S 1st flat		375			9
N Front E pt road lot W pt 2		1166		4 0	
Part lot 2	23	1150		3 9	15
Part 2]		700		0 -	
E pt 2 W pt 1 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	33	1650	1	8 c	
Centre part I	25	1250		4 3	-
E pt r W pt X rst flat	24	900		3 0	
Part W1/2 X 1st flat	12	450	1	I 5	55
Part W1/2 X and flat]	. 24				_
" 1st flat }	. 12	750		2 5	-
E pt 1 W pt X 2nd flat	. 24	300		1 0	
Part X 1st flat	. 16	600			26
E pt X 1st flat	. 22	825		2 8	34
E pt X 2nd flat	. 38	475		1 6	53
W pt W 1st flat	. 24	1200		4 1	1 2
Centre pt W 1st flat	. 21	788		2 7	7 I
" 2nd flat front pt		131		4	45
rear	. 21	131		4	45
W pt V	. 20	1000		3 4	44
Centre pt 1st flat	. 24	900		3	
" 2nd floor rear	. 24	150			52
" front		150			52
E ¹ / ₃ V 1st flat	. 22	825		2 8	
E 1/3 V 2nd flat		275			95

Amount

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is nor Part of Los.	of feet frontage	Assess- ment	Amo	unt
₩ pt U 1st flat	17	\$ 638	\$ 2	18
Part W1/2 U 1st flat	13	488	1	68
Part E 1/2 U ist flat	13	488	1	68
Pare W1/2 U 2nd flat front	,,	187		64
Part U 1st flat 2nd pt)		449	1	54
end flat pt W 45 ft }	2 1	1050	3	61
V pt T 181 flat	11	413	1	42
art W 1/4 T 1st flat		450	I	54
pt T 1st flat	1	912	2	13
ait T 2nd flat	33		2	OI
art i znu nat	46	584	-	
pt W	2 [1050	3	61
V pt R rst flat				
" 2nd flat ∫		760	2	62
Part W 1/2 R 1st flat		320	I	IC
art R	20	720	2	47
art R stairway	6			
Part 2 and R 2nd fla	39	47.3	1	69
art W 1/2 2 1st flai	20	510	1	75
ırı $\mathbf{E}_{1/2}^{1}$ R 1st flat	1.3	340	1	17
entre pt 2 2nd flat \	28			,
l flat alley \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	2 I	733	2	54
pt 2 pt alley		764	2	-
pt P 1st flat	15	349	1	
art P and flat 36 ft., 1st flat 21 ft	-3	723	2	
Part alley			-	67
Part P including pt alley				
Part O 1st flat including pt alley		1	1	
Part E ₁ O 2nd flat pt alley		446	1	20
		682	2	0
E ½ O	0.0	858	2	1
W ² / ₃ N		1078	3	
E 1/3 N		550	I	89
N Front lot S		2442	8	39
W½ R	33	1067	3	6
E ½ R	33	1012	3	
E½ O and W½ P	55	1418	1	
Lot O)	66	1036	1	
E ² / ₃ P		1024	7	08
Centre pt lot 3		1000	3	
W 1/3 pt lot 3	22	858	3	-
E ¹ / ₃ 4		836	2	
, 3 · * · · · · · · · · · · · · · · · ·	44	0,0	2	0

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Value of real property \$87,-584. And whereas the value of the whole of said real property is the sum of eighty-seven thousand five hundred and eighty-four dol'ars;

Court of Revision.

And whereas a partly written and a partly printed notice of the sittings of the Court of Revision for the confirmation of said assessment was given to the owners, leases and occupants of each parcel of said real estate in pursuant of and in compliance with the statute in that behalf;

Notice.

And whereas ten days notice of the time and place of the sittings of said court was given by publication in the Age, being a newspaper published in this Town;

And whereas said assessment was confirmed by said court;

Amount re-

And whereas it will require to pay the one-half of said cost, the sum of one thousand four hundred and ninety eight dollars and forty-two cents;

Debt created on security of special rate only. And whereas the said debt is created on the security of the special rate hereinafter mentioned and on that only;

Existing debt.

And whereas the amount of the existing debenture debt of the said corporation is as follows:—\$30,000 payable on the thirtieth day of July, A. D. 1892, with interest payable half yearly at six per cent. per annum; \$3,150 payable in seven equal annual instalments on the 1st day of July in each year, from the year 1878 to the year 1884, both inclusive, with interest payable half yearly at seven per cent. per annum; \$8,000 payable in eight equal yearly payments on the thirty-first day of December in each year, from the year 1878 to the year 1885, both inclusive, with interest yearly at seven per cent. per annum; \$10,000 payable in five equal annual instalments of two thousand dollars each on the first day of April in the years 1885, 1886, 1887, 1888, 1889;

Amount required to pay the cost.

And whereas in order to pay one-half of said cost in five equal payments, it will be required to raise by special rate in each and every of the years 1879, 1880, 1881, 1882, and 1883, the sum of two hundred and ninety-nine dollars and sixty-eight cents, and for interest at seven per centum per annum

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1880	 \$ 83 or
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1882 1883	 · 41 95
9	 20 97

Ee it therefore enacted by the said municipal council of the said Town of Strathroy, pursuant to the provisions of chapter one hundred and seventy-four of the revised statutes of Ontario;

ist. That the said portions of Front Street shall be paved Front st. to be paved with cedar blocks. with cedar blocks;

2rd. That for the purpose of raising and paying in five equal annual payments and interest thereon at seven per cent. per an Special rate. num, the said sum of one thousand fnor hundred and ninety-eight dollars and forty-two cents, a special rate of three and seven-sixteenths of a mill in the dollar shall in addition to all other rates be assessed, raised, levied and collected upon the said real estate in each and every of the following years, that is to say, the years 1879, 1880, 1881, 1882, 1883.

J. E. WINLOW,

CLERK.

WM. RAPLEY,

MAYOR.

BY-LAW NO. 127.

To Provide for the Assessment of Frank Street for Block Pavement and Tile Draining.

[Passed 11th Feb., 1881.] *

Preamble.

WHEREAS the municipal council of the Town of Strathroy has tile drained and has further determined to block pave all that part of Frank street extending from Front street to the station grounds of the Sarnia branch of the Great Western Railway.

Town to pay

And whereas the said council has decided to pay one half of the cost of said tile drain and block payement, and to assess and levy upon the real estate to be immediately benefitted by said payement and drain for the remaining half.

And whereas it is necessary to provide the means of ascertaining what real property will be immediately benefitted by such drain and pavement by a special assessment thereof.

Be it therefore enacted by the municipal corporation of the Town of Strathroy as follows:

Assessor.

rst. That it shall be the duty of the assessor of said Town to proceed at once as commissioner to ascertain and determine what real property will be immediately benefitted by said drain and pavement, and determine the proportions in which the assessment to defray the one-half of the costs thereof is to be made in the various portions of the real estate so benefitted, and to report the same to the clerk of this council on the first day of May next.

J. B. WINLOW,

A. JOHNSTON,

CLERK.

MAYOR.

{ I..S.

BY-LAW NO. 146.

To Authorize the Levy and Collection of a Special Rate to Defray the One-Half of the Cost of Constructing the Frank Street Drain and Block Pavement.

[Passed 6th Nov., 1882.]

WHEREAS by an act of the Ontario Legislature passed on the Preamble. tenth day of March last, known as 45 Vic. chap. 44, the municipal council of the Town of Strathroy were authorized to make a special assessment for the Frank street drain and block pavement by an annual rate in the dollar on the real property benefitted thereby, according to the value thereof, exclusive of improvements, instead of by frontage tax.

And whereas the municipal council of the said Town have paid the one-half cost of the construction of the said drain and block pavement, and the balance of the cost thereof is to be levied and collected from the properties so benefitted, in five equal annual instalments in sums as follows, viz. :

Nine hundred and thirty three $\frac{0.9}{1.0.0}$ dollars for block pavement, Cost of pavement \$933.09.

Five hundred and sixty-eight $\frac{6.5}{10.0}$ dollars for the drain.

Cost of drain, \$568,65.

And whereas the total assessment under a special assessment Total assessment made according to law, and duly revised on the twenty-sixth day ment, of June last of the block pavement and drain section before named is fifty-one thousand eight hundred and forty-three dollars.

Be it therefore enacted by the municipal council of the Town of Strathroy;

That the sum of one hundred and eighty-six $\frac{62}{100}$ dollars for Rate to be the said block pavement construction, and the sum of one hundred and thirteen 173 dollars for the drain construction, shall be levied and collected from the properties benefitted thereby, according to the special assessment before named every year for

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TON. MAYOR. the space of five years, that is to say, for each of the years 1882, 1883, 1884, 1885, and 1886, by a uniform rate of three and $\frac{6}{10}$ mills in the dollar for the block pavement, and two and $\frac{2}{10}$ mills in the dollar for the drain construction, on all the rateable property therein and profited thereby, aggregating five and $\frac{8}{10}$ mills in the dollar for the purposes above stated.

J. B. WINLOW,

D. M. CAMERON,

CLERK.

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CHAIRMAN.



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RON. CHAIRMAN.

BY-LAW NO. 149.

To Make Further Provision for the Management of the Corporation Cemetery.

[Passed 5th Feb., 1883.]

Be it enacted by the mayor and council of the corporation of Strathroy, as follows:

That all payments either for cemetery lots or sexton's lawful Preamble, fees shall invariably be paid in advance.

That the following fees shall be payable to the sexton in lieu sexton fees. of those named in the consolidated by-laws of the Town, that is to say:

For digging and filling a grave for any person over 12 years of age, \$1.50.

For performing the same service for any person under 12 years old, \$1.00.

For attendance at any other time to assist in choosing a lot or for any other purpose, 25 cents.

That in all cemetery deeds hereafter issued by the mayor on Covenant in behalf of this corporation, the clerk shall be empowered to insert deed. a covenant binding the grantees, their heirs, executors, administrators, and assigns, to keep their cemetery lots in good repair at the direction of the cemetery committee.

That it shall be the duty of the chairman of the cemetery Duty of chaircommittee to notify all persons neglecting or refusing to keep man of committee. their lots in good repair, and in case of neglect or refusal to repair said lots after being duly notified as above, this corporation reserves to itself the right to enter upon and put said lot in proper repair at the cost of the grantee, and it shall be the duty of

the said chairman of committee to collect the costs if necessary by said by-law.

J. B. WINLOW, CLERK.

R. DUMBRILL, Mayor.

L.S.

s if necessary

BRILL, MAYOR.

BY-LAW NO. 151.

To Authorize the Planting and Growing of Trees in the Municipality of Strathroy.

[Passed 2nd April, 1883.]

WHEREAS the Legislature of Ontario at its last session passed Preamble. an act for the encouragement of tree planting, called the Ontario Tree Planting Act of 1883;

And whereas it is necessary in order to come under the operation of the said act, that the council of any city, town, or village, shall re-enact section No. 4, of the same;

Be it therefore enacted by the corporation of the Town of Trees may be Strathroy, that any person owning land adjacent to any highway, planed on the streets. or to any public street, lane, alley, place or square, in this Province, may plant trees on the portion thereof contiguous to his land, but no tree shall be so planted that the same is or may become a nuisance in the highway or other public thoroughfare, or obstruct the fair and reasonable use of the same.

That any owner of a farm or lot of land may with the consent Trees may be of the owner or owners of adjoining lands, plant trees on the planted on boundary lines of his farm or lot.

That every such tree so planted on any such highway, street, lane, alley, place or quare, shall be deemed to be the property planted to be the property of the owners adjacent to such highway, street, lane, alley, place of owner. or square, and nearest to such tree; and every such tree so planted on a boundary line aforesaid, shall be deemed to be the common property of the owners of the adjoining farms or lots.

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for by

That every tree now growing on either side of any highway in this Province shall upon, from and after the passing of this act be deemed to be the property of the owner of the land adjacent to such highway, and nearest to such tree, shrub or sapling.

Premium of 25 cents to be paid by council.

That the council of this municipality will pay a premium of twenty-five cents for each ash, basswood, beech, birch, butternut, cedar, cherry, chestnut, elm, hickory, maple, oak, pine, sassafras, spruce, walnut, or whitewood tree which shall under the provisions of "The Ontario Tree Planting Act," be planted within such municipality on any highway or on any boundary line of farms or lots as aforesaid, or within six feet of such boundary.

Inspector to examine trees planted and report to council.

That the inspector or other person appointed by this council shall examine and make a report to the council if required so to do, giving the names of all persons entitled to any bonus or premium under the by-law, the number of trees of each species planted, and the amount of bonus or premium to which each person is entitled, and certifying that the distance between any one tree and the tree nearest thereto, is not less than thirty feet that the trees have been planted for a period of three years, and that they are alive, healthy and of good form, and such other information as the council may desire, and upon the adoption of such report the bonuses or premiums shall be paid.

Hxtra.

J. B. WINLOW,

TOWN CLERK.

R. DUMBRILL,

Mayor.

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RILL, Mayor.

RULES OF ORDER

Reported to the Mayor and Council of Strathroy, for Adoption, on the 5th day of February, A.D. 1872.

- r. That immediately after the Mayor shall have taken the chair, the minutes of the preceding meeting shall be read to the end that any mistake therein may be corrected by the Council.
- 2. That the Mayor or other presiding officer shall preserve order and decorum, and shall decide questions of order subject to an appeal to the Council.
- 3. That every member previous to his speaking shall rise from his seat, uncovered, and address himself to the chair.
- 4. That when two or more members rise, at once, the presiding officer shall name the member who is to speak first, and the other or others may appeal to the Council it dissatisfied with the decision of the presiding officer, by the question, "Which member was first up?"
- 5. That every member who shall be present, whenever a question shall be put, shall vote thereon unless the Council excuse him or unless he be personally interested in the question.
- 6. That when the Mayor or other presiding officer is putting a question, no member shall walk out of or across the house, nor shall any member leave his seat at the table at any time, without permission of the presiding officer; nor when a member is speaking shall any member hold discourse to interrupt him, except to order.
- 7. That a member called to order shall sit down unless permitted to explain, and the Council if appealed to shall decide on the case, but without debate; if there be no appeal the decision of the presiding officer shall be submitted to.

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8. That in the absence of the Mayor, the Reeve, or in the absence of the Mayor and Reeve, the Deputy-Reeve, or in the

absence of all three, the members present being a majority of the whole Council shall elect a chairman who shall preside at the meeting.

- 9 That no member shall speak disrespectfully of the Queen or person administering the Government of the Dominion or Provinces; nor shall he use unmannerly or indecent language against the proceedings of the Council or any member thereof; nor shall he speak before the question in debate.
- To. That each member may of right require the question or motion under discussion to be read for his information at any time of the debate, but not so as to interrupt a member speaking.
- 11. That no member shall speak more than once on the same question without leave of the Council, except in explanation of a material part of his speech which may have been misconceived; but then he is not to introduce new matter.
- 12. That no member shall speak more than once without leave of the Council, upon a previous question.
- 13. That the journals be written in a plain legible hand, and that the Clerk do immediately make an index to the journals of the Council, referring to the several matters therein contained.
- 14. That the rules of the Council shall be observed in a Committee of the whole Council, so far as they may be applicable, except the rule limiting the number of times of speaking.
- 15. That upon a division in the Council the names of those who vote for, and those who vote against the question, shall be entered upon the minutes if any one member requires it.
 - 16. That a motion to adjourn shall always be in order.
- 17. That a motion, that the chairman leave the chair, shall always be in order, and shall take place of any other motion.
 - 18. That no motion shall be debated or put unless the same

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be in writing and seconded, in cases where there is any dissent.

- 19. That after a motion is read by the Mayor or other presiding officer, it shall be deemed to be in possession of the Council, but may be withdrawn at any time before decision or amendment with permission of the Council.
- 20. That when a question is under debate no motion shall be received unless to amend it, or commit it, or to postpone it to a certain day, or for the previous question, or for adjournment.
- 21. That all questions whether in Committee or in Council, shall be put in the order they are moved.
- 22. That no motion prefaced by any preamble shall be admitted in this Council.
- 23. That every motion when seconded ought to be received and read by the Mayor, or other presiding officer, except in the cases provided for by the rules of this Council.
- 24. That it shall be the duty of the Mayor or other presiding officer, whenever he shall conceive that a motion which he has received and read, may be contrary to Law, or to the rules of Council, to apprize the Council thereof immediately before the question on which the motion is put, and to cite the law or rules which are applicable to the case.
- 25. That no By-Law shall be committed or amended until it shall have been twice read.
- 26. That all amendments shall be reported to the Council by the Chairman standing in his place. After report the By-Law shall be subjected to debate and amendment in the Committee before the question to commit it shall be put.

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- That every By-Law shall receive three several readings previous to its being passed.
 - 28. That when a By-Law is read in the Council, the Clerk

shall certify the readings and the time on the back.

- 29. That By-laws committed to a committee of the whole Council, shall first be read throughout by the Clerk, and then read by the chairman, leaving the preamble and title to be last considered.
- 30. That when a By-Law passes the Council, the Clerk shall certify the same with the date thereof at the foot of the bill, and affix the Corporate Seal thereto.
- 31. That petitions, memorials and other papers addressed to the Council, shall be presented by a member in his place, who shall be answerable to this Council, that they do not contain improper or impertinent matter.
- 32. That all papers laid before the Council or referred to a committee for their consideration, are of right to be read once by the Clerk or Chairman at the table, that when once read to the Council or Committee, they are like every other paper that belongs to the Council to be moved for, to be read and if objected to, to be decided by taking the sense of the Council or the Committee.
- 33. That in forming a committee of the whole Council, the Mayor or other presiding officer shall leave the chair, and shall before leaving the same appoint a chairman to preside, who shall have the same authority in the chair of the committee as the Mayor, or other presiding officer in the chair of the Council, and in other committees the chairman shall have the same authority.
- 34. That the order of the day shall have preference to any motion before the Council.
- 35. That it shall be a standing rule of this Council to meet, after the first meeting which is appointed by statute, on the first Monday in every month, at the Town Hall, at the hour of 7:30 p.m.
 - 36. That it be a standing rule of this Council, that when any

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order or orders of the day shall be lost by a committee of the whole Council breaking up for want of quorum, the order or orders so lost shall be taken up in succession, as the first business to be proceeded on at the next meeting of the Council, in the regular course.

- 37. That at all regular meetings of this Council, the order of proceedings shall be as follows, viz.:
- 1st. Reading and confirming the last minutes both of regular and special meetings.
 - 2nd. Reading of communications of all kinds.
 - 3rd. Taking up adjourned business.
 - 4th. Transacting ordinary business.
- 38. That no standing rule or order of the Council, shall be suspended except by a vote of two thirds of the members present.
- 39. That the Clerk shall only be required to give notice of special meetings.
- 40. That all regular committees, shall keep minutes of their proceedings in a book, to be furnished for that purpose, by the Clerk, on the order of the chairman of each committee.
- 41. That on motion in committee to rise without reporting, or that the chairman leave the chair, debate shall be allowed, and onan affirmative vote, the subject referred to the committee shall be considered as disposed of in the negative, and the Mayor or the presiding officer shall resume the chair, and proceed with the next order of business.
- 42. That in all unprovided cases, both in Council and committee, resort shall be had to the law of Parliament, as the regular guidance on the question, and in such case the decision of the Mayor or presiding officer shall be acquiesced in without debate.

- 43. No motion shall be considered carried without a majority of the Council present shall consent thereto.
- 44. In making appointments to office, when there shall be more than two applicants, the motion shall be just so that each shall be voted for, the persons receiving the lowest number of votes falling out in succession.
- 45. That the proceedings of the Council shall always close at eleven o'clock p.m., that is to say, they shall not be continued after that hour.

Adopted by the Town Council of Strathroy at its second sittings held at the Town Hall on Monday the 6th February 1872, and 20th January 1873, and ordered to be printed as the standing rules June 4th 1883.

J. B. WINLOW,
Town Clerk.

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OW, CLERK.

Of all the By-Laws of the Incorporated Village and Town of Strathroy, from the first day of January A.D. 1860, to the fourth day of June A.D. 1883, showing whether the same is in Force, Effete, Repealed, or Consolidated and Amended by this By-Law. -A TABLE

Consolidated and Amended.
R. Repealed ; Cand A.
Abbreviations—E, Effete;

01	TITLE,	WHEN I	ASSED.	How	WHEN PASSED, HOW REPORTED	PAGE	1 0
	For licensing taverns and shops and regulating the same.	6th Jan	1860		9		4 1
	2 For appointing municipal officers and defining statute labor divisions	30th Jan 1860	1860		d a		
	3 To raise Afteen hundred dollars for county rate, school, and other purposes 21st Aug. 1860.	1st Aug.	1860.		z		
	4 To amend by law No. 3, and to apportion the rate to be levied	18th Sept. 1860.	1860.		स्र		
	o To appoint a fire warden and regulate daugerous establishments.	10th Dec. 1860.	.098	Ċ.	C. and A.		
		10th Dec. 1860.	.1860.		20		
	d defining statute labor districts	28th Jan. 1861.	861.		2		
	8 To annul a part of by-law No. 7	b May 18	61.		2		
	To raise the sum of thirteen hundred and sixty dollars and seventy-six cents for county rate school purposes	th Ang. 1	861.		E.		
	pq	th March	1861.			78	
	Lilto amend by-law No. I.	3rd Feb. 1861.			~		

No. Thue.	WHEN PASSED.	How Reported.	PAGE.
12 Lost.			
13 To appoint municipal officers.	19th Feb. 1862.	R.	
iidewalks	8th April 1862.	펖	
15 To impose a tax on all persons keeping or harboring dogs		C. and A.	
ont street	25th May 1862.	C. and A.	
	25th May 1862.	C. and A.	
18 To authorize the board of school trustees to raise \$1,500 to purchase a school site and erect a school thereon	4th Ang. 1862.	ä	ania katangka a
19 To rescind by law No. 18 and to authorize the board of school trustees to horrow \$1,500 to purchase a site and erect a school house thereon	11th Aug. 1862.	ম্	
9. To raise the sum of \$2,081 for county rate and other municipal purposes. 11th Aug. 1862.	11th Ang. 1862.		
21 To rescind by laws Nos. 18 and 19.	8th Oct. 1862.	H	
22 To authorize the united board of grammar and common school trustees to borrow \$1,500 to purchase a site and erect a school thereon	9th Oct. 1862.	si.	
23 To provide for the running at large of cattle and other stock	19th Nov. 1862.	C. and A.	
	19th Nov. 1862.	ч	
10	2nd Feb. 1863.	C, and A.	
	16th Feb. 1863.	ď	

C. and A. R.

2nd Feb. 1863.

25 To amend part of by-law No. 10.

24 To amend by-law No. 11..

19th Nov. 1862.

23 To provide for the running at large of cattle and other stock.....

TITLE	WHEN PASSED.	HOW REPORTED.	PAGE.
27 To amend by law No. 26.	6th April 1863.	ם	
28 To prevent the spread of small-nox and other contagious diseases	20th April 1863.	C. and A.	
29 To prohibit interments within the munic ality other than in the cemetery 4th May 1863.	th May 1863.	C. and A.	
30 To impose a tax upon circuses and other shows, &c	7th June 1863.	C. and A.	
	lst Feb. 1864.	- H	
32 To enforce statute labor.	4th April 1864.	R	
33 To raise the necessary taxes	5th Sept. 1864.	P	
	5th Sept. 1864.	C. and A.	
35 To amend by law No. 31.	5th Dec. 1864.	R.	
36 To rescind by-law No. 35 and amend by-law No. 31		ď	
37 To appoint municipal officers.	16th Jan. 1865.	R	
2 To amend the last clause of by law No. 23	7th March 1865.	C. and A.	
3 Tolicense carters and draymen	3rd April 1865.	C. and A.	
4 To aid the license inspector in putting down selling liquor without license 3rd April 1865.	rd April 1865.	Ä	
5 To raise the necessary taxes	11th Sept. 1865.	Š	
To fix the amount of shop and tavern license	15th Jan. 1860.	C. and A.	
3 To abate public nuisances	16th March 1866	C and A	

No.	Tite.	WFEN PASSLD.	HOW REPORTED.	PA. E.
4 To 1	4 To prevent the running at large of dogs	25th April 1866.	C. and A.	
5 Tor		28th May 1866.	Ä	
C Lo	6 To authorize the purchase of a certain plot of ground for market purposes 1st Oct. 1866.	1st Oct. 1866.		
7 Fo a	7 Fo authorize the united board of grammar and common schools to borrow \$3,000 to erect a brick school.	to borrow lst Oct. 1866.		
S To le	8 To levy the rate	1st Oct. 1866.	Þ	
i l'o lic	:	28th Jan. 1867.	C. and A.	
f. Fo ap	? Po appoint municipal officers	4th Feb. 1867		
5 Fo au	5 To authorize the purchase of certain allage lois for market purposes 14 h March 1837.	4'' March 1857.		
4 To ap	4 To appoint an assessor	ist April 1867.	8	
F Forai		13th Nov. 1867	4	
C Fo pr		3rd July 1867.	C. and A.	•
7 Fo au	7 Eo authorize the council to lease certain Fortions of new market ground 17th Sept. 1867.	th Sept. 1867.		•
S foest	E fo establish and regulate the market	8th Sept. 1367.	C. and A.	
9 fo lea	9 To levy the rate.	2 ** S :pt. 1867.	[#	
ј Го вр	loappoint municipal officers	2rd Feb. 1868.	£-4	
2 Fo au	Po authorize the leasing of part of the market ground.	2nd March 1868.		

No. TITLE.	WHEN PASSED.	How REPORTED.	PAGE
4 To amend by law No. 1 and appoint a new fire warden and health inspector 4th May 1868.	or 4th May 1868.	C. and A.	
5 To rescind by law No. 8 7th Sept. 1868.	7th Sept. 1868.	C. and A.	
6 To provide for the protection of shade trees planted on the streets	7th Sept. 1868.	C. and A.	
7 To repeal by law No. 2 and to confirm by law No. 23	. 7th Aug. 1868.	C. and A.	
8 To levy the rate	. 5th Oct. 1868.	ᅿ	
9 To repeal certain by laws relating to shop and tavern license 14th Dec. 1868.	. 14th Dec. 1868.	C. and A.	
10 To repeal in part by law No. 34 of 1864 and No. 3 of 1865	. 14th Dec. 1868.	C. and A.	
11 To repeal No. 26 of 1863 and appoint a town clerk and grammar school trustee	14th Dec. 1868.	E in part	
12 To repeal by law No. 12 of 1862.	. 14th Dec. 1868.	_ <u>~</u>	
13 To appoint municipal officers	. 18th Jan. 1869.	n n	
14 To regulate shop and tavern license	8th Feb. 1869.	C and A	
15 To amend by law No. 13 of 1869	9th March 1869.	<u>a</u>	
16 To prohibit furions driving.		C. and A.	
17 To repeal by law No. 6 of 1869 and No. 32 of 1864	7th June 1869.	C. and A.	
18 Lost			
:	8th Nov. 1869.	12	
:	7th Feb. 1870.	i pa	

9 to levy the rate.

Тисв.	WHEN PASSED.	HOW REPORTED.	PORTED.	PAGE.
21 To authorize the taking of a census and appoint a census taker 6th June 1870.	6th June 1870.			8
To authorize a grant of two thousand dollars to the county of Middlesex to aid in constructing a gravel road between lots 21 and 22 in the township of Adelaide.	£th July 1870.	덟	•	
23 To amend by-law No. 18 of 1869	5th Sept. 1870.	B		
24 To levy the rate	10th Oct. 1876.	ឆាំ		
Z5 Lost.				
	5th Dec. 1870.	ы́ ы		
27 For the appointment of officers	6th Feb. 1871.	꼂		
	3rd April 1871.	C. and A.	d A.	
29 To amend pound by law 3rd April 1871.	3rd April 1871.	C. and A.	d A.	
30 To authorize the purchase of a plot of ground in Gregory's survey 3rd May 1871.	3rd May 1871.			81
3. To levy the rate	7th Aug. 1871.	Ä		
:	25th Sept. 1871.			
To appoint returning officers.	4th Dec. 1871.	덦		
34 To establish a police force.	5th Feb. 1872.			88
•	12th Feb. 1872.	æi		
98				

TITLE.	WHEN PASHED.	HOW REPORTED.	PAGE.
37 To regulate shop and tavern license	12th Feb. 1872.	C. and A.	
38 To amend by law No. 12 of 1868	26th Feb. 1872.	R	
39 To determine the closing hours for hotels and salcons	6th Feb. 1872.	C. and A.	
40 To appoint a police officer and a policeman	th March 1872.		
41 To prevent the erection of wooden buildings in the fire limits 4th March 1872.	th March 1872.	C. and A.	
42 To appoint a road commissioner.	rd July 1872.		
43 To raise by way of loan \$30,000	rd July 1872.		å
44 To prevent the spread of fire	th Aug. 1872.	C. and A.	8
45 To rescind by-laws Nos. 18 and 23	9th Aug. 1872.	ద	
46 To levy the rate 7th Oct. 1872.	th Oct. 1872.	pd.	
47 To appoint a collector 81	8th Oct. 1872.		
48 To establish a wood market and regulate the sale and measurement 2n	2nd Dec. 1872.		8
49 To appoint returning officers	hth Dec. 1872.	si	3
50 To appoint a wood inspector.	th Dec. 1872.		
51 To amend by-law No. 37	th Dec. 1872.	C. and A.	
52 To appoint municipal officers 3rd Feb. 1873.	d Feb. 1873.	ద	
63 To repoal by law No. 51	th Feb. 1873.	C. and A.	

12th Feb. 1872.

34 To appoint municipal officers......

No.	TITLE.	WHEN PASSED.	How REPORTED.	PAGE
54	54 To appoint a license inspector 3rd March 1873.	3rd March 1873.	R	
10	55 To amend by law No. 28 of 1871	5th May 1873.	C. and A.	
92	56 To direct the removal of porches and verandahs	7th July 1873.		16
22	57 To appoint a government license inspector	. 7th July 1873.	ម័	
80	58 To levy the rate	6:h Out, 1873.	ä	
29	59 To prevent the running at large of certain animals3rd Nov. 1873.	3rd Nov. 1873.	C. and A.	
09	60 To appoint returning officers	1st Dec. 1873.	R.	
61	61 To repeal by law No. 33	2nd Feb. 1874.	R	
62	62 To appoint municipal officers	2nd Feb. 1874.	ä	
63	63 To 1 ovide for the public health	th March 1874.	C. and A.	
64	64 To provide for the commutation of statute labor and fix the amount thereof 6th April 1874.	6th April 1874.	R,	
65	65 To levy the special water rate	18th May 1874.	ផ	
99	66 To appoint a pound keeper and collector of dog and poll taxes 8th June 1874.	8th June 1874.		
67	67 To dispose of the sum of \$5,000 part of municipal loan funds apportioned by the Local Legislature	15th June 1874.		92
68	68 To raise by way of loan \$4,500 for school purposes	15th June 1874.		92
69	69 To authorize the Mayor to negotiate a loan for current expenses not to ex- ceed \$2,000.	3rd Aug. 1874.	ដ	

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69 To authorize the Mayor to negotiate a loan for current expenses not to ex-

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70 To authorize the expenditure of the sum of \$2,300 part of municipal loan fund	7th Sept 1874		8
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72 To levy the rate	22nd Sept. 1874.	pi	
73 To authorize the Mayor to negotiate a loan for current expenses not to ex-	ex- 5th Oct. 1874.	pi.	
74 To amend by law No. 45 and amendment thereto.*	5sh Oct. 1874.	e d	
75 To provide for the public morals	5th Oct. 1874.	C. and A.	
76 To appoint returning officers. 7th Dec. 1874.	th Dec. 1874.	R	
77 To appoint municipal officers.	st Feb. 1875.	धं	
76 To limit the number of shop and tavern licenses	5th Feb. 1875.	C. and A.	
79 By law respecting shop and tavern license 25th Feb. 1875.	5th Feb. 1875.	C. and A.	
80 To impose market fees	1th March 1875.	C. and A.	
To authorize a further expenditure of \$500, part surplus of funds to finish the engine house and council chamber	1th March 1875.		8
82 To appoint a market clerk	th April 1875.		70
83 To levy the special water rate.	st May 1875.	ŭ	
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85 To appoint W. B. Walker collector of tores	5th July 1875.		
86 To aid the Strathroy knitting factory by giving them a bouus of \$10,000 on cereain conditions.	,000 on 6th Sept. 1875.		98
37 Proposed by-law for shop and tavern license disallowed by a vote of the ratepayers	Not passed.		
88 Po levy the rate	5th Oct 1875.	শ্ৰ	
89 To appoint returning officers.	6th Dec 1875.	걸	
90 To authorize the opening of a road across the W Half of the W Half of lot 21 and the E Half of the E Half of lot 20 in the 4th con. Adelaide 6th Dec. 1875.	6th Dec. 1875.		104
91 To appoint municipal (ffeets	7th Feb. 1876.	샖	
92 To regulate tavern and shop liceuse	28th Feb. 1876.	C. and A.	
93 To appoint an additional pound keeper.	3rd April 1876.		
94 То fix circus licensев	3rd April 1876.	C. and A.	
95 To restrain the running at large of dogs.	3rd April 1876.	C. and A.	
96 To authorize the Mayor to negotiate a loan not to exceed \$3,000 for current expenses	nt. 4th April 1876.	ផ	
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97 To levy the rate...

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101 To regulate shop and tavera license	28th Feb. 1877.	C. and A.	
102 By-law to aid and assist the Port Stanley, Strathroy and Port Franks Rail. way by way of bonus giving them \$25,000 to aid in construction of said railway	said. 19th March 1877.	ĸi	
103 To authorize the Mayor to negotiate a loan for current expenses not to exceed \$3,000	4th July 1877.	æ	
104 To levy the rate 1877.	lst Oct. 1877.	ŭ	
105 To authorize the Mayor to negotiate a loan for current expenses not to exceed \$3,000.	9th Oct. 1877.	ជ	
106 To appoint returning officers	11th Dec. 1877.	<u>ы</u>	
107 To appoint municipal officers	4th Feb. 1878.		
108 To amend hy-law No. 107	5th Feb. 1878.	E. in part.	
109 To amend licouse by law	lst April 1878.	C. and A.	
116 To suthorize the May or to leave for a nominal consideration a portion of the north side of the market grounds to the Dominion Government for an armory	for an 3rd June 1878.		900
111 To authorize the Mayor to obtain a loan for current expenses not to exceed \$5,000.	3rd June 1878.	.	
112 To levy the rate	7th Oct. 1878.	ā	

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114 To loan Richard Pincombe \$10,000	0th Jan. 1879.		-	107
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118 To assess and lovy the one half of the cost of the paving with cedar blocks Front street.	9th Dec. 1879.			
119 To provide for the assessment of certain streets for watering 9th Dec. 1879.	th Dec. 1879.		ä	114
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